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CALENDAR
OF THE
CLOSE ROLLS

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PREPARED UNDER THE SUPERINTENDENCE OF
THE DEPUTY KEEPER OF THE RECORDS.

EDWARD I.

VOL. III.

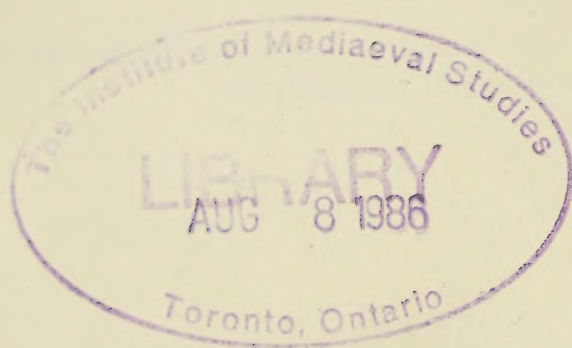
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PREFACE.

THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward I. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313). The text has been prepared, with the sanction of the Lords Commissioners of His Majesty's Treasury, by Mr. W. H. Stevenson, M.A., late Fellow of Exeter College, Oxford. The Index has been prepared by Mr. C. H. Woodruff, B.C.L., Mr. Stevenson having assisted him by identifying most of the places.

H. C. MAXWELL-LYTE.

Public Record Office,

February, 1904.

CORRIGENDA.

Page 16, line 6 from bottom, *for* Cambon *read* Cambou.

Pages 16 and 17, *for* Membrane 5*d.* *read* Membrane 5.

Page 24, line 10 from bottom, *for* G. bishop of Winchester *read* G.
bishop of Worcester.

- „ 38, „ 24, *for* Wytham *read* Wycham.
- „ 38, „ 32, *for* Christiana de Ho *read* Philip de Ho.
- „ 52, „ 8 from bottom, *for* de *read* le.
- „ 67, „ 9, *for* archbishop of Ireland *read* archbishop of Dublin.
- „ 81, „ 13, *for* manor Ellen *read* manor of Ellen.
- „ 87, „ 20, *for* de Vere *read* de Bere.
- „ 105, „ 22, add “(sic)” after Fredeslegh.
- „ 113, „ 13 from bottom, *for* Burnecestre *read* Burncestre.
- „ 134, „ 15, *for* Iching *read* Iching’.
- „ 139, „ 17, *for* Gere *read* Gery.
- „ 143, „ 17, *for* Sancta Andrea *read* Sancto Andrea.
- „ 145, „ 21 from bottom, *for* hasinspired *read* has inspired.
- „ 146, „ 5, *for* mortmain *read* Quia emptores.
- „ 169, „ 11 from bottom, *after* at Suffolk add “(sic).”
- „ 203, „ 11 from bottom, *for* past *read* first.
- „ 206, „ 4, Hertford *may perhaps be read* Hereford.
- „ 231, „ 15, *read* William (sic) de la Chaumbre.
- „ 240, „ 7, *for* Afton *read* Aston.
- „ 248, „ 7 from bottom, *for* Kynele *read* Kyvele.
- „ 276, „ 2 from bottom, *for* Ethewik *read* Echewik.
- „ 279, „ 11 from bottom, *for* sheriffs *read* bailiffs.
- „ 300, „ 24, *for* Braunceston *read* Braunteston.
- „ 338, „ 8, *for* William *read* Walter.
- „ 340, „ 18, add [Prynne, *Records*, iii, p. 608.]
- „ 341, „ 19 from bottom, *for* de *read* le.
- „ 357, „ 7, *for* baron *read* barons.
- „ 375, „ 22 from bottom, Creping *read* Creting.
- „ 387, „ 5 from bottom, *for* de *read* le.
- „ 398, „ 19 from bottom, *for* see *read* sea.
- „ 399, „ 4, *for* 7*l.* *read* 7*d.*
- „ 412, „ 19, *after* Nicholas add “(sic).”
- „ 467, „ 5 from bottom, *for* Hyeu *read* Hyen.
- „ 489, „ 3 from bottom, *for* Adam *read* Andrew.
- „ 499, „ 14, *for* Kent *read* Cambridge.
- „ 510, „ 8, *for* de *read* le.
- „ 511, „ 9 from bottom, *for* Wardrobe *read* Hanaper.

CALENDAR
OF
CLOSE ROLLS.

17 EDWARD I.

1288.

MEMBRANE 9.

Clause de anno regni regis Edwardi filii regis Henrici decimo septimo
[* *quo anno idem rex rediit in Angliam a partibus Vasconie*].

Nov. 28. To the sheriff of Lincoln. Order to mainpern Gilbert son of Walter le
Westminster. Carpenter of Calseby, imprisoned at Lincoln for the death of Hugh atte
Grene of Calseby, wherewith he is charged, as the king learns by
inquisition taken by the sheriff that he slew him in self-defence
Witness: Edmund, earl of Cornwall.

Dec. 3. Roger de Lymbergh of Louth (*Luda*), imprisoned at Lincoln for the
Westminster. death of William son of William Whithand of Louth, wherewith he is
charged, has letters to the sheriff of Lincoln to bail him. Witness:
Edmund, earl of Cornwall.

Dec. 14. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Westminster. dower to be assigned to Alice, late the wife of Robert de Everingham,
tenant in chief, from Robert's knight's fees. Witness: Edmund, earl of
Cornwall.

The like to Master Henry de Bray, escheator this side Trent.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver
to the aforesaid Alice the advowson of the church of Everingham, which
the king has assigned to her in dower.

Dec. 18. Lambert de Burgo, imprisoned at Appelby for the death of Hugh le
Westminster. Fevre of Burton, wherewith he is charged, has letters to the sheriff of
Westmoreland to bail him. Witness: Edmund, earl of Cornwall.

1289.

Jan. 9. William de Merthingle, chaplain, imprisoned at Newcastle-on-Tyne for
Westminster. the death of Adam Tucke, whereof he is appealed, has letters to the
sheriff of Northumberland to bail him.

Jan. 18. To the treasurer and barons. Whereas the king learnt by inquisition
Westminster. taken in his tenth year by Gervase de Clyfton, then sheriff of Derby, that
the land in Waleton-on-Trent that is of the dower of Joan de Monte Alto,
which Joan demised to John de Parys at ferm for a term of six years,
which had not then expired—which land, with all the goods and chattels
of John, the king caused to be taken into his hands because John
had fled for a larceny charged against him—was worth yearly in all issues

* The words in brackets occur in the title at the foot of Membrane 1.

1289.

Membrane 9—cont.

16 marks, and that the goods and chattels aforesaid were worth 11*l.* 18*s.* 6*d.* and that the term had then four years to run; and the king thereupon ordered Gervase to restore the land to Joan and to cause the chattels to be delivered to her at a certain price, if she would make fine with him for the king's use for the term aforesaid in order that she might have again the land for the said term, and if she would find security to render to the king at the exchequer at Michaelmas the value of the chattels aforesaid, or that Gervase should otherwise resume the land into the king's hands; and it was afterwards found by an inquisition taken by Thomas de Normanvill and returned before the treasurer and barons in the exchequer that the land was demised to John for twenty marks yearly, and that it is worth only sixteen marks yearly, so that the land was demised to John for four marks yearly above its value, for which reason Gervase permitted Joan to enter and hold the land after John's flight because nothing could accrue to the king in this behalf; and the treasurer and barons nevertheless have charged Gervase with 56 marks for the ferm for half a year in the tenth year of the reign and for the three following years in his account for the time when he was sheriff: the king orders them to discharge Gervase of the said 56 marks for the ferm; provided, however, that he answer for the true value of the goods and chattels aforesaid. Witness: Edmund, earl of Cornwall.

Jan. 21.
Westminster

To the same. Whereas the king, on 12 March, in his ninth year, committed to Richard Fokeram, now deceased, all the lands that Margaret de Ferariis held of the king in chief at her death, to be kept during the king's pleasure, so that Richard should cause the lands to be tilled and sown and should answer to the king for the issues thereof; and the king afterwards ordered Richard to deliver the lands to Edmund, the king's brother, with everything received thence, saving to John son and heir of Robert, late earl Ferrers (*de Ferariis*), a minor in the king's wardship, his right in the lands, so that John should not be prejudiced when he came of age: the king orders the treasurer and barons to discharge William Fokeram, son and heir of Richard, of the issues received from the lands. Witness: Edmund, earl of Cornwall.

Jan. 20.
Westminster.

To the taker of the king's wines of the right prise at La Pole. Order to cause the abbot and convent of King's Beaulieu to have a tun of wine for the present year, in accordance with the king's grant to them of a tun of wine yearly from that prise for the celebration of divine service in their church of Beaulieu. Witness: Edmund, earl of Cornwall.

Jan. 25.
Westminster.

William Whate of Est Preston, imprisoned at Pevense for the death of an unknown man slain at Preston, has letters to the sheriff of Sussex to bail him. Witness: Edmund, earl of Cornwall.

Jan. 24.
Westminster.

To Reginald de Gray, justice of Chester. Order to pay, out of the ferm of his bailiwick, to the abbot and convent of Vale Royal 25 marks for Michaelmas term last of the 50 marks yearly granted to them by the king from the exchequer of Chester until he shall cause 50 marks yearly of land to be assigned to them. Witness: Edmund, earl of Cornwall.

Jan. 24.
Westminster.

To the same. Order to cause the said abbot and convent to have a tun of wine for the present year from the king's right prise at Chester, in accordance with the king's grant to them of a tun yearly by the hands of the justice of Chester for the celebration of divine service in their abbey.

Jan. 28.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbot of St. Edmunds to be acquitted of 200*l.* with which he made fine with the

1289.

Membrane 9—cont.

king for the service of six knights' fee that he acknowledged for the king's army of Wales in the tenth year of his reign, as the king, on 15 November, in the said year, acquitted the abbot by his letters patent of the aforesaid sum, which the abbot paid at London at the Assumption, in the said year, by the hands of Boruncinus Galteri, merchant of Lucca.

To the same. Like order to acquit the abbot of 200 marks by which he made fine with the king for the service of six knights' fees that he acknowledged for the king's army in the fifth year, and which the abbot paid by the king's order to Reynier de Luk' and Orlandinus de Podio, merchants of Lucca.

Jan. 28. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Westminster. Order to cause Queen Eleanor, the king's consort, to have in the forest of Selewode twenty oaks to make palings to enclose her park at Camel, of the king's gift. Witness: Edmund, earl of Cornwall.

Jan. 25. To the keeper and sheriffs of London. Order to deliver Richard Godard
Westminster. of Stanes, imprisoned in the gaol of Newgate because he maimed Roger Scot, in bail to twelve mainpernors to have him before the king, if he be detained at the king's suit and not at the suit of anyone else.

To the sheriff of Nottingham. Order to mainpern Elias de West Retford, imprisoned at Nottingham for the death of Thorald son of Gerard, wherewith he is charged, as the king learns by the record and process of an inquisition taken by William de Meynill and his fellows, justices appointed to deliver Nottingham gaol, that Elias slew Thorald in self-defence.

Jan. 24. To Master Henry de Bray, escheator this side Trent. Order not to
Westminster. intermeddle further with the manor of Alcrenton until otherwise ordered, as the king learns by inquisition taken by the escheator that G. bishop of Worcester granted by his charter to Walter de Maundevill, tenant in chief, the said manor, to have to him and the heirs of his body, so that the manor should revert to the bishop if Walter died without an heir of his body, and that Walter did so die, so that the manor ought to revert to the bishop in accordance with the form of the gift. Witness: Edmund, earl of Cornwall.

Jan. 29. To the treasurer and barons of the exchequer. Order to cause the issues
Westminster. of the fines, amercements, and chattels of fugitives and condemned persons and others of the tenants of Queen Eleanor, the king's consort, in co. Dorset arising from the last eyre of the king's justices in that county to be levied by the estreats of the exchequer, and to cause them to be paid to John Bacon and Richard de Kancia, clerks, the attorneys of John de Berewyk, keeper of the gold of the said queen, for her use, as the king granted the issues to her. Witness: Edmund, earl of Cornwall.

MEMBRANE 8.

•Feb. 15. To the sheriff of Southampton. Order to mainpern Adam le Yenge,
Westminster. imprisoned at Winchester for the death of Agnes, late the wife of William le Mouner, wherewith he is charged, as the king learns by the record of Simon de Wyntonia and his fellows, justices appointed to deliver that gaol, that Adam is not guilty of the death aforesaid. Witness: Edmund, earl of Cornwall.

1289.

*Membrane 8—cont.*Feb. 15.
Westminster.

To the sheriff of Kent and the coroners of the same county. Order to deliver to Thomas, bishop of Rochester, all the goods and chattels of Robert le Mestre, his tenant of Trotteclive, which were taken into the king's hands upon Robert's flight for the death of John le Sterre, wherewith he is charged, at the price at which the goods were valued, upon his finding security to render the price before the justices at the first assize when they come to these parts. Witness: Edmund, earl of Cornwall.

Feb. 20.
Westminster.

To Geoffrey de Pycheford, keeper of the forest of Windesore. Order to permit Hugh le Despenser to make his profit (*apruiare se*) of his alder-holt of Beaumes, which is within the bounds of the forest aforesaid, and that he may let at rent and bring into cultivation a piece of land adjoining the wood of Brokewode lying near Coresbrok, and to permit him to hold it to himself and his heirs thus let at rent or brought into cultivation, as the king has granted by his letters patent to Hugh that he may let at rent or bring into cultivation the said alder-holt and the said piece of land, which latter contains forty acres of land [measured] by the forest perch, provided that the piece of land be enclosed with a ditch and a low hedge, so that the king's deer may freely pass through it in entering and leaving it. Witness: Edmund earl of Cornwall.

To the sheriff of York. Order to mainpern Agnes la Tyler, imprisoned at York for the death of Henry de Braban, wherewith she is charged, as the king learns by the record and process of an inquisition lately made before N. de Stap[ilton?] and John de Reygate at Shireburn in Elmet by his writ that Agnes slew Henry in self-defence.

To the sheriff of Hereford. Order to cause John le Leche, imprisoned at Lymynstre, co. Hereford, for the death of William de Draycote, lately slain in the park of Stretton, co. Stafford, to be released from prison, as the king learns by inquisition taken by the sheriff of Stafford that John slew William in self-defence, and John has found the king Clement de Lond[onia], William Gilbert, Thomas le Espycer, Richard le Pestur, Robert de Charteleye, Ralph de Cotene, Philip le Harpur, Roger del Medwe, Richard le Mareschal, John le Blakelowe, Simon le Wolf of Stafford, and Henry Warmete of Stafford, all of co. Stafford, who have mainperned to have him at the first assize.

Feb. 20.
Westminster.

John Prat of Benteley, imprisoned at Teukebyri for the death of Geoffrey le Waryner of Holdernes, has letters to the sheriff of York to bail him. Witness: Edmund, earl of Cornwall.

April 7.
Westminster.

Richard le Bercher, imprisoned at Maydenstan for the death of Alice, daughter of Roger le Mouner, wherewith he is charged, has letters to the sheriff of Kent to bail him.

Feb. 6.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbot and convent of St. Edmunds to be acquitted of 50*l.*, in part payment of 100*l.* by which they made fine with the king for the fifteenth falling upon them and the men of Bury St. Edmunds, as the king, on 9 April, in the fifth year of his reign, acquitted them of this 50*l.*, which they had paid into the wardrobe on Friday after St. Ambrose, in the said year, to Thomas, now bishop of St. Davids, then keeper of the wardrobe. Witness: Edmund, earl of Cornwall.

To the sheriff of York. Order to mainpern Henry le Clerk of Escrik, imprisoned in the king's gaol of the liberty of St. Mary's, York, for the death of Richard le Mouner, wherewith he is charged, as the king learns

1289.

Membrane 8—cont.

by the record of Geoffrey Aguilon and his fellows, justices to deliver the said gaol, that he slew him in self-defence. Witness: Edmund, earl of Cornwall.

Feb. 10. To the keeper of the forest of Dene. Order to cause Queen Eleanor,
Westminster. the king's mother, to have in that forest five oaks fit for timber for the repair of the bridge of the king's castle of Gloucester. Witness: Edmund, earl of Cornwall.

Feb. 7. To the treasurer and barons of the exchequer. Order to cause Ralph
Westminster. de Freschenvill, son and heir of Auker de Freschenvill, tenant in chief of the late king, to be acquitted of 60*l.* that they exact from him for scutage for the king's use for the king's armies of Wales in the fifth and tenth years of his reign, as it appears to the king by the inspection of the rolls of chancery that Ralph was a minor and in the custody of Ralph de Grey by the late king's grant at the said times. It is provided that answer shall be made to the king for the scutage of the knights' fees that are held of Ralph for the times aforesaid. Witness: Edmund, earl of Cornwall.

To the sheriff of Stafford. Order to notify the king of twelve mainpernors for John le Leche, imprisoned at Lemynistre, co. Hereford, for the death of William de Draycote, lately slain in the park of Stretton, co. Stafford, so that the king may cause him to be delivered from prison by their mainprise, as he learns by inquisition taken by the sheriff that John slew William in self-defence.

Feb. 12. To the treasurer and barons of the exchequer. Order to cause Ralph
Westminster. Basset of Welledon to be acquitted of 80 marks by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for the army of Wales of the fifth year, as the king, on 18 August, in that year, acquitted Ralph by letters patent of the said sum, which Ralph had paid on Monday the morrow of the Translation of St. Martin, in the same year, to Thomas, now bishop of St. Davids, then keeper of the wardrobe. Witness: Edmund, earl of Cornwall.

The like to the same in favour of Ralph for 100 marks by which he made fine with the king for the service of two knights' fees for the army of Wales in the tenth year, which Ralph paid on Friday after St. Luke, in the same year, to Master William de Luda, keeper of the wardrobe.

Feb. 12. To the same. Order to cause William le Moygne to be acquitted of the
Westminster. relief that they exact from him by reason of the homage that he did to the late king for a tenement in Wunfrot, as the king sends them the record and process of an assize of novel disseisin that John de Novo Burgo arramed before Henry de Monte Forti and Henry de Wollavinton, then justices appointed for this purpose, against Henry de Novo Burgo and the said William concerning the said tenement, in which assize a judgment was rendered in the king's court before Martin de Littlebur[y], which judgment was afterwards revoked because John recovered his seisin of the tenement against Henry and William by consideration of the said court, and the homage that William had done to the late king and the fine made in his court in this behalf were annulled, as will appear to the treasurer and barons by the record aforesaid. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to deliver to James de Oxton the custody of the priory of Modbur[y], as the king learns by inquisition taken by the escheator that the custody thereof during voidance pertains to James, and that his ancestors were wont to have the

Membrane 8—cont.

1289.

custody thereof whenever the priory was void. Witness: Edmund, earl of Cornwall.

Feb. 16. To the sheriff of Dorset. Order to release William le Chaumberleyn and
Westminster. Payn le Mareschalesman, indicted before the justices last in eyre in co. Dorset of a trespass against the king's peace in the park of William de Gouiz at Donetisshe, who were put in exigent for this reason after the eyre, to six men each, who shall mainpern to have them before the king's council at Westminster in fifteen days from Easter, as they have now surrendered themselves to the king's peace and prison at Shireburn to stand to right. Witness: Edmund, earl of Cornwall.

Feb. 27. To the sheriff of Stafford. Order to mainpern John le Tayllur of
Westminster. Bromleye, imprisoned at Stafford for the death of Henry Balle of Bromlegh, wherewith he is charged, as the king learns by the record of William Bagot, William de Cavereswell, Robert de Knyghtele, and Adam de Glasele, justices appointed to deliver Stafford gaol, that he slew him in self-defence. Witness: Edmund, earl of Cornwall.

March 1. The king gave power to Thomas de Weylaund to receive on his behalf
Westminster. the fealty of Roger son of Peter son of Osbert, who married Sarah, sister and heiress of John de Crek, for the lands that John, Sarah's brother, held in chief at his death, and Thomas is ordered to certify the king of the receipt of the fealty, so that the king may cause the lands to be rendered to Roger and Sarah. Witness: Edmund, earl of Cornwall.

Vacated, because he did not have it.

MEMBRANE 7.

March 5. To Master Henry de Bray, escheator this side Trent. Order to deliver
Westminster. to the prior of Christ Church, Twynham, to be held until the next parliament after Easter, so that the king may then cause to be done what he shall cause to be ordained in this behalf by his council, a wood called 'Ylsinbr' with the adjoining pasture within the abbot's manor of Pydeleton, as the king learns by inquisition taken by the sheriff of Dorset that the prior's predecessors acquired the wood and pasture before the time of the statute of mortmain by the feoffment of William de Rypariis, sometime earl of Devon, and that the prior and his predecessors had full seisin thereof for sixty years and more until the escheator took them into the king's hands.

March 10. To the same. Order to deliver to G. de Clare, earl of Gloucester and
Westminster. Hertford all the lands that he took into the king's hands by reason of the death of Maud, countess of Gloucester, of the lands that she held in dower of the earl's inheritance, together with the goods and chattels that he took into the king's hands of the goods and chattels found in the lands or of the issues of the same until a month from Easter next. The escheator is ordered to be before the king and his council at that day to show the cause of the taking and to answer to the king for what he has done in this matter. Witness: Edmund, earl of Cornwall.

March 17. John Littelfat of Clonebury, imprisoned at Shrewsbury for the death of
Westminster. Thomas Levediman, wherewith he is charged, has letters to the sheriff of Salop to bail him. Witness: Edmund, earl of Cornwall.

March 22. John atte Walle of Alrewych, imprisoned at Stafford for the death of
Westminster. Thomas Gerard, wherewith he is charged, has letters to the sheriff of Stafford to bail him. Witness: Edmund, earl of Cornwall.

1289.

*Membrane 7—cont.*March 20.
Westminster

Thomas Ithunsone of Hemyngburg and Robert Rotur of Hemyngburg, imprisoned at York for the death of Thomas Orre of Seleby, wherewith they are charged, have letters to the sheriff of York to bail them. Witness : Edmund, earl of Cornwall.

To the sheriff of Salop. Order to mainpern John Dugyn, imprisoned at Shrewsbury for the death of Robert de Cristesech, wherewith he is charged, as the king learns by inquisition taken by the sheriff that John slew Robert by mischance.

April 3.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Nicholas Musard, to be held until a month from Easter next, the lands whereof John Musard, tenant in chief, was seised at his death, as the king learns by inquisition taken by the escheator that Nicholas is the uncle and next heir of John ; on condition that Nicholas shall be at Westminster at the said day before Edmund, earl of Cornwall, and the king's council to do and receive in the premises what justice shall require.

April 3.
Westminster.

To the same. Order not to intermeddle further with the lands of Richard son of Stephen, as the king learns by inquisition taken by the escheator that Richard at his death held nothing of the king by reason whereof the wardship of his lands ought to pertain to the king. Witness : Edmund, earl of Cornwall.

April 13.
Westminster.

William Lawys of Thorneton, imprisoned at York for the death of Emma, daughter of John le Provost of Thorneton, wherewith he is charged, has letters to the sheriff of York to bail him. Witness : Edmund, earl of Cornwall.

April 16.
Westminster.

To the sheriff of Oxford. Order to cause the hall and houses of the king's manor of Oxford to be repaired. Witness : Edmund, earl of Cornwall.

To the keeper of the forest of Asshele. Order to cause William de Bremshete, sheriff of Southampton, to have in that forest twelve oaks fit for timber for the works of the castle of Winchester.

To the sheriff of Southampton. Order to cause the houses of the castle of Winchester to be repaired.

April 18.
Westminster.

To Guy Ferre, keeper of the king's manor and park of Guldeford. Order to see, in the presence of Adam Gurdun, the defects of the manor and of the palings of the park, and what repairs are necessary, and how many oaks will be required for the repairs, and to cause the oaks so required to be felled in the park by the view of the foresters and verderers of the forest of Windesore, and to cause the defects to be repaired therewith. The king has ordered Adam to assist Guy in this matter when required. Witness : Edmund, earl of Cornwall.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of John Prat, lately elected, whom the king has caused to be amoved from office because he is insufficiently qualified. Witness : Edmund, earl of Cornwall.

April 27.
Westminster.

To William de Vesey, justice of the Forest beyond Trent. Order to cause Robert de Tybotot, constable of Nottingham castle, to have in the forest of Shirewode forty oaks fit for timber, of the value of 12*s.* each,

1289.

Membrane 7—cont.

for the works of the castle and of the king's weir there. Witness: Edmund, earl of Cornwall.

To the keeper of the Hay of Beskewode. Order to cause the said Robert to have in that Hay fifteen oaks fit for timber, for the works aforesaid.

Richard le Neuman of Cophull, Peter Dorival, and Hawis, his wife, and Mabel la Neuman, imprisoned at Bedeford for the death of Henry Alfrich, wherewith they are charged, have letters to the sheriff of Bedford to bail them.

May 4.
Westminster.

To William de Vescy, justice of the Forest beyond Trent. Order to cause Michael de Hertecla, sheriff of Cumberland, to have in the forest of Engelwode ten oaks fit for timber for the works of the castle of Carlisle. Witness: Edmund, earl of Cornwall.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John Elys, lately elected, who is insufficiently qualified, as the king learns upon trustworthy authority.

Walter le Venur, imprisoned at York for the death of Thomas son of Agnes Bacun, wherewith he is charged, has letters to the sheriff of York to bail him.

May 5.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Isabel, late the wife of John de Vescy, tenant in chief, a moiety of John's goods and chattels, to have until the king shall cause other order to be taken by his council. Witness: Edmund, earl of Cornwall.

The like to Thomas de Normanvill, escheator beyond Trent.

May 3.
Westminster.

To the said Thomas. Order to cause dower to be assigned from the lands that belonged to John de Vescy, tenant in chief, to Isabel, late the wife of John, in the presence of William de Vescy, brother and heir of John, if he wish to be present; besides the lands whereof John and Isabel were jointly enfeoffed. Witness: Edmund, earl of Cornwall.

The like to Master Henry de Bray, escheator this side Trent.

May 7.
Westminster.

To John de Montibus, John de Bauquell, William de Eggesclive, and Geoffrey le Taillur. Order to deliver to Joan, late the wife of John de Vescy, the jewels and other things in John's wardrobe at London that appear to them clearly to be Joan's own, and to deliver to her in addition up to the value of 300*l.* from certain goods and chattels of the said John's in silver and other things there, for which Isabel shall answer to the king at his order, excepting the armour and ornaments of the chapel, which the king wills shall remain wholly in their custody until he shall otherwise order. Witness: Edmund, earl of Cornwall.

To Thomas de Normanvill, escheator beyond Trent. Order to receive Katherine, late the wife of Robert de Ripers, who is of unsound mind, together with her lands and possessions, from William le Vavasur, who has her and her lands in his custody by the king's commission, and to commit her and her lands and possessions to Ralph de Normanvill, to be kept and maintained out of the issues of the lands until the king shall otherwise order; saving to William his corn and other goods in the said lands and also his reasonable costs about her maintenance since he received the custody of her.

May 8.
Westminster.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in the place of William de Stayneby, deceased. Witness: Edmund, earl of Cornwall.

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Membrane 7—cont.

John son of Ela de Bilham, imprisoned at Notingham for the death of William son of Robert de Barville of Bilham, co. York, has letters to the sheriff of York to bail him.

To William de Vesey, justice of the Forest beyond Trent. Order to bail Ralph de Ufton, imprisoned at Notingham for a trespass of venison in the forest of Shirewode, if he be not an habitual malefactor in the king's forests. Witness: Edmund, earl of Cornwall.

May 14.
Westminster.

John Kyffe of Histon, imprisoned at Shyreburn for the death of an unknown man slain at Portlond, co. Dorset, whereof he is appealed, has letters to the sheriff of Dorset to bail him.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margery, late the wife of Richard de Plessetis, tenant in chief, 20l. yearly of land, which the king has assigned to her from Richard's lands to have in *tenencia* until he cause dower to be assigned to her. Witness: Edmund, earl of Cornwall.

Membrane 7—Schedule.

March 1.
Bury
St. Edmunds.

To the collectors of the king's new custom at Sandwich. Whereas the king appointed by letters patent Gregory de Rokes[ley] and Baroncinus Galteri to cause to be proclaimed and observed the remedies provided before the king and his council against clippers and forgers of his money and against those who use forged or clipped money in the city of London and adjoining parts, and against those bringing forged or otherwise bad money, and against their abettors, in such wise as Gregory and Baroncinus should deem fit by the counsel of the treasurer and barons of the exchequer and the justices of the Bench and according to the form provided by the king in this matter, and by other means, saving to the king the amercements and other things that ought to pertain to the king according to the articles sent to them; which remedies the king wills shall be observed throughout his whole realm; and Gregory and Baroncinus have appointed the collectors to execute the premises under them in that town: the king orders them to execute the premises there in form aforesaid and according to the articles that the king sends to them under his seal, until otherwise ordered. The king has ordered the bailiffs and men of the said town to aid them in the premises. Witness: Edmund, earl of Cornwall.

The like to the collectors of the new custom at Shorham, Southampton, Weymoe, Yarmouth, Ipswich, Lynn, Boston, Hull, Newcastle-on-Tyne, and Bristol.

To the bailiffs and men of the aforesaid towns and to Peter de la Mare, constable of Bristol castle. Order to aid the aforesaid collectors in form aforesaid.

To the mayor and sheriffs of London. Order to cause the articles that the king sends them under his seal to be publicly read and proclaimed in the city, and to aid Gregory and Baruncinus in all the premises.

To the sheriff of Kent. Order to aid the said Gregory and Baroncinus or the collectors of the new custom in that county.

To Stephen de Pencestre, keeper of the port of Dover. Order to aid Porcacinus de Luk', merchant, in that port in form aforesaid.

To J. archbishop of Dublin, justiciary of Ireland, and to the treasurer and barons of the exchequer of Dublin. Whereas the king has provided and ordained certain remedies as above, which he sends to them under the

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Membrane 7—Schedule—cont.

seal that he uses in England, he orders them to cause the articles to be transcribed and to cause them to be sent under the seal of the said exchequer to the collectors of the new customs in all his ports in Ireland, and to enjoin the collectors by the king's writs to cause the articles to be read and proclaimed publicly in the ports, and to cause the remedies to be observed, ordering the bailiffs and men of the ports to be intendent to the collectors in the premises until otherwise ordered.

MEMBRANE 6.

May 7. To Thomas *de Normanvill, escheator beyond Trent. Order not to
Westminster intermeddle in any way with the lands that William de Staynesby held in the king's manor of Mammesfeld, as the king learns by inquisition taken by the escheator that William at his death held certain lands in chief in socage according to the custom of the manor, and that he held no other lands the custody whereof can pertain to the king. Witness: Edmund, earl of Cornwall.

May 17. To the keeper of the forest of Porcestre. Order to cause Henry Huse,
Westminster constable of Porcestre castle, to have in that forest by the view of the foresters and verderers as much timber as may be necessary for the repair of the houses of the castle and of the king's mill there. Witness: Edmund, earl of Cornwall.

May 15. To Henry Huse, constable of Porcestre castle. Order to cause the
Westminster houses of the castle aforesaid to be repaired, and to cause the king's mill there to be built anew (*de novo construi*). Witness: Edmund, earl of Cornwall.

William Cobbe of Hyndon and Joan, daughter of William le Bercher of Trafford, imprisoned at Northampton for the death of Robert son of Robert Meyheu of Trafford, wherewith they are charged, have letters to the sheriff of Northampton to bail them. Witness: Edmund, earl of Cornwall.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of John de Tunstall, lately elected, who is insufficiently qualified.

May 16. To the sheriff of Lincoln. Order to cause to be restored to Robert son
Westminster of Gilbert de Saltfleteby, clerk, his goods and chattels, which were taken into the king's hands upon his being indicted of the suspicion of homicide before the justices appointed to deliver Westminster gaol, as he has purged his innocence before W. abbot of Westminster, to whom he was delivered by the justices in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

May 21. To the treasurer and barons of the exchequer. Order to cause Richard
Westminster de Suthchirche to be acquitted 1,000*l.* in which he made fine with the king for his trespass in taking an oath before Thomas de Weylaund and his fellows, justices of the Bench, in an inquisition there taken between the abbot of Westminster and John Hardel concerning 60*s.* yearly of rent in Releye, of which he was convicted, as the king has pardoned him this sum in consideration of his grant and release to the king of the manor of Hatfeld Peverel. Witness: Edmund, earl of Cornwall.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Walter de Gousel, lately elected, whom the king has

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Membrane 6—cont.

amoved from office because he does not dwell in those parts and also is insufficiently qualified, as the king learns upon trustworthy testimony. Witness : Edmund, earl of Cornwall.

May 21.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to John de la Plaunche and Maud de Haveresham, his wife, all the lands whereof Nicholas, her father, tenant in chief, was seised at his death, to be held until the king's arrival in England, so that there may then be done what the king shall cause to be ordained by his council, as the king learns by the proof of Maud's age made before Ralph de Hengham and John de Lovetot, the king's justices appointed for this purpose, that Matilda is of full age.

May 25.
Westminster.

To Peter de la Mare, constable of Bristol castle. Order to pay to John Warlagh, burgess of Hereford, for the use of himself and his comburgesses, 45*l.* 10*s.* 0*d.* in satisfaction of the king's debt to John and other his comburgesses for wheat, wine and honey taken from them for the munition of the king's castle of Drosselan. Witness : the king (*sic*).

May 24.
Westminster.

To Ralph de Berners, constable of the Tower of London. Whereas the late king granted by his charter to Edmund, the present king's brother, Aaron son of Vyves, a Jew of London, with all his goods and chattels and all things that might pertain to the late king in any way by reason of the said Jew, and the king afterwards confirmed this grant to Edmund by his letters patent ; and Edmund has mainperned to have Aaron before the king at his will to stand to right whensoever the king or others wish to speak against him concerning anything ; wherefore the king has granted to Edmund that all matters touching Aaron requiring judicial examination shall be heard and determined before the king and Edmund : the king therefore orders Ralph not to intermeddle in any way with the goods and chattels of Aaron or with anything concerning him, contrary to the grant and confirmation aforesaid, except by Edmund's will. Witness : Edmund, earl of Cornwall.

The like to John le Breton, keeper of the city of London.

May 12.
Westminster.

To William de Eggesclive. Whereas the king, on 5 April last, ordered Master Henry de Bray, escheator this side Trent, to deliver to William all the goods and chattels that belonged to John de Vescy, tenant in chief, in cos. Kent, Sussex, Somerset, Dorset, Gloucester, Devon, and Wilts, by the view and testimony of Peter de Witpeyns and William de Cestre, chaplain, so that William might answer to the king for them at his order ; and the king, on 16 April last, ordered the escheator to permit Isabel, John's wife, to have all the goods and chattels in the 33*l.* 6*s.* 0³/₄*d.* of land in Eltham wherewith the king enfeoffed John and her jointly, at a reasonable price for which the escheator should answer to the king ; and the king afterwards, on 5 May last, ordered the escheator to deliver to Isabel a moiety of all the goods and chattels that belonged to John at his death, until the king should cause other order to be made by his council : the king orders William to permit the escheator to deliver all the goods and chattels to Isabel. Witness : Edmund, earl of Cornwall.

June 1.
Westminster.

To the sheriff of Westmoreland. Order to cause Robert son of Richard le fiz Bibby*, imprisoned at Appelby for the death of Gilbert de Charneleye, slain in co. Lancaster, to be released on mainprise, as the king learns by inquisition taken by the sheriff of Lancaster that Robert slew Gilbert in

* Called *Billi* in the enrolment on membrane 5.

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Membrane 6—cont.

self-defence, and Robert has found the king Hugh de Caterale, Roger de Billesburgh, John de Redford, John de Shircburn, Thomas de Nateby, Henry de Ruale, Ralph son of Bibby of Steresacre, Thomas de Staunford, Robert son of Adam de Billesburgh, Richard, his brother, William son of Hugh de Windergh, and John de Staunford, all of co. Lancaster, who have mainperned to have him before the justices at the first assizes in those parts. Witness: Edmund, earl of Cornwall.

June 7.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order not to intermeddle in any wise with the wardship of the land and heir of Henry de Pydele, who held by knight service of Robert son and heir of Hildebrand de London, lately a minor in the wardship of Robert de Wychampton, sometime bishop of Salisbury, as the king learns by inquisition taken by Ralph de Hengham that Henry died after Robert came of age and after he had had full seisin of his inheritance by the surrender of the executor of the bishop's will, so that the wardship of Henry's land and heir came to Robert, which wardship the escheator took into the king's hands asserting that Robert was under age. Witness: Edmund, earl of Cornwall.

June 7.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Laurence de Sancto Mauro, who married Sibyl, one of the daughters and heiresses of Hugh de Morewyk, to be acquitted of 13s. 4d. that they exact from him for scutage for a third of a knight's fee, of his wife's inheritance, for the king's army of Wales in the tenth year of his reign, as it is testified before the king by Edmund, the king's brother, that Laurence did his service in the said army for the third of a fee. Witness: Edmund, earl of Cornwall.

By the treasurer.

June 8.
Westminster.

To the sheriff of Buckingham. Order to deliver Henry le Bailliff, Matilda, his wife, Thomas Benet, and William Unewyn, imprisoned at Eylesbury for a renewed disseisin that they made upon William le Gardiner and Maud, his wife, of 3½ acres of land in Whitechirche, in bail to four men each, who shall mainpern to have them before the king's council at Westminster at the quinzaine of Holy Trinity to do and receive what the king shall cause to be ordained by his council in this matter. Witness: Edmund, earl of Cornwall.

Simon le Somenour of Rokelund, imprisoned at Norwich for the death of Andrew le Suur of Depham, whereof he is appealed, has letters to the sheriff of Norfolk to bail him. Witness: Edmund, earl of Cornwall.

June 8.
Westminster.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver on bail Simon Pecche of Mundene, imprisoned at Colchester for trespass of venison in the forest of Essex, wherewith he is charged, if he be not an habitual malefactor in the king's forests. Witness: Edmund, earl of Cornwall.

June 18.
Westminster.

To the treasurer and barons of the exchequer. Order to acquit Walter de la Mare of the issues of the manor of Dertford from 9 December, in the ninth year of the reign, when the king granted the manor to Queen Eleanor, his mother, which is extended at 71l. 14s. 1d., with all appurtenances for her life, as had been agreed between them, and the king ordered Walter, then bailiff of the manor, to cause her to have seisin of the manor with everything received thence since Michaelmas, in the eighth year of his reign, saving to the king his charges in sowing the lands of the manor by Walter and saving to the king his corn and stock therein. Witness: Edmund, earl of Cornwall.

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*Membrane 6—cont.*June 12.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Whereas the king lately ordered him to permit Isabel, late the wife of John de Vesey, to have all the goods and chattels in the lands whereof the king enfeofed John and her at a reasonable price, for which she should answer to the king at his will; and the king afterwards ordered the escheator to deliver in like manner to Isabel a moiety of all the goods and chattels that belonged to John at his death, to have until the king should otherwise ordain by his council: as the king has not yet seen John's will, he orders the escheator to resume all the goods and chattels into the king's hands, and to cause them to be delivered to John de Middilton and Robert de Clive, to whom the king previously ordered them to be delivered, to be kept without diminution in accordance with the king's previous order until at least the king's return to England, so that there may then be done what the king shall cause to be ordained by his council. It is provided that the lands shall be tilled and sown in the meantime from the issues thereof and from the chattels, in case the issues are insufficient. Witness: Edmund, earl of Cornwall.

Like order to Master Henry de Bray, escheator this side Trent, to resume all the goods and chattels into the king's hands, and to deliver them to William de Egesclive, to whom the king had previously ordered them to be delivered.

June 10.
Westminster.

To Matthew de Columbariis, taker of the king's wines of the right prise at London, or to him who supplies his place. Order to cause the abbot of Westminster to have from the prise aforesaid a tun of wine for the seventeenth year of the king's reign, for the tun that they receive yearly from the king for the celebration of divine service in the abbey by the late king's grant. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause Maud de Moleton, lady of Gileslond, to be acquitted of 50 marks of the 100 marks in which she made fine with the king for her service of two knights' fees that she acknowledged to the king for his army of Wales in the tenth year of his reign, as she paid the said 50 marks, on Monday the eve of the Nativity of St. Mary, in the said year, to the king at London by the hands of Baroncinus Galteri and Reim[und] Magiarii, citizens and merchants of Lucca, as appears by the king's letters patent testifying the payment of the said 50 marks. Witness: Edmund, earl of Cornwall.

June 25.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margery, late the wife of Richard de Plessetis, tenant in chief, a third of the chief messuage of the manor of Neuton Forester, which third is extended at 20*d.* yearly; 10*l.* 9*s.* 11¼*d.* yearly of lands and rents and services of freeman and villeins in the same manor; a third of the chief messuage of Enefeld, which third is extended at 6*s.* 8*d.* yearly; 10*l.* 13*s.* 4*d.* in lands and rents and services of freemen and villeins in the same town, which the king has assigned to her as dower in accordance with an extent made by the escheator. Witness: Edmund, earl of Cornwall.

John de Lung of Chyngelford, William Robert of Chyngelford, and Thomas Attehull of Chyngelford, imprisoned at Waltham for the death of William son of John Maheu, whereof they are indicted, have letters to the sheriff of Essex to bail them.

Robert de Lekeburn, imprisoned at Lincoln for the death of Simon son of Simon de Walcote, whereof he is appealed, has letters to the sheriff of Lincoln to bail him.

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MEMBRANE 5.

June 24.
Westminster.

Ralph de Lungetre, Richard son of Ralph de Bradeshagh, John del Mur, and William, his brother, imprisoned at Lancaster for the death of John de Chernok and Robert de Walton, wherewith they are charged, have letters to the sheriff of Lancaster to bail them. Witness: Edmund, earl of Lancaster.

To Roger Lestrangle, justice of the Forest this side Trent. Order to deliver in bail John de Sapy, imprisoned at Hereford for trespass of venison in the king's forest of Fleckenham (*sic*), wherewith he is charged, if he be not an habitual malefactor in the king's forests. Witness: Edmund, earl of Cornwall.

June 30.
Westminster.

To the sheriff of Stafford. Order to deliver to John le Leche, lately imprisoned at Lemenistre, co. Hereford, for the death of William de Dreycote, slain at Stratton, co. Stafford, whom the king caused to be delivered on mainprise because he learned by inquisition taken by the sheriff that John slew William in self-defence, and who has not yet been convicted of the slaying, his goods and chattels, which were taken into the king's hands for this reason, as John has found mainpernors to render the goods before the justices at the first assize if they ought to pertain to the king. Witness: Edmund, earl of Cornwall.

July 6.
Westminster.

To the sheriff of Sussex. Order to deliver Laurence le Beel, imprisoned at Chichester for the death of William son of Adam le Despenser, wherewith he is charged, who was put in exigent to be outlawed after the eyre of the justices last in eyre in that county, in bail to Ralph de Hengham, who has mainperned to have him before the king from day to day to stand to right, as the king learns by inquisition taken by Richard de Boylound and his fellows, justices appointed to deliver Chichester gaol, that Laurence slew William in self-defence. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause Robert de Laval, son and heir of Eustace de Laval, tenant in chief, to be acquittted of 4*l.* that they exact from him for scutage for the king's army of Wales in the tenth year of his reign, as it appears by the rolls of chancery that Robert was then under age and in the king's wardship. It is provided that answer shall be made to the king for the scutage of the knights' fees that are held of Robert for that time.

July 3.
Westminster.

To the same. Order to acquit Robert de Pinkeny of 32*l.* exacted from him for scutage for the king's army of Wales in the fifth year of his reign, as it appears to the king by inspection of the rolls of chancery that Robert was then under age and in the king's wardship. It is provided that answer shall be made to the king for the scutage of the knights' fees that are held of Robert for that time. Witness: Edmund, earl of Cornwall.

To Reginald de Grey, justiciary of Chester. Order to assign dower to Agnes, late the wife of Warin de Menwarin, tenant in chief, upon her taking oath not to marry without the king's licence.

July 8.
Westminster.

To the sheriff of Lancaster. Order to deliver to Robert son of Richard le fiz Billi*, lately imprisoned at Appelby, co. Westmoreland, for the death of Gilbert de Chernleye, slain at Plumpton, co. Lancaster, whom the king lately ordered to be released on mainprise because he learned by inquisition

* Called *Bibbi* in the enrolment on mem. 6.

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Membrane 5—cont.

taken by the sheriff that Robert slew Gilbert in self-defence, his goods and chattels, which were taken into the king's hands for this reason, as he has not yet been convicted of the slaying. Witness: Edmund, earl of Cornwall.

July 6.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver to Isabel, late the wife of John de Vescy, tenant in chief, the following of John's knights' fees, which the king has committed to her, to hold in *tenencia* until the king shall cause dower to be assigned to her: $1\frac{1}{4}$ knights' fees in Burton, Preston and Scranewode, which the heirs of William de Middleton hold; a fee in Howik, which William Ribaud and Robert Mautalent hold; a fee in Neuton super Mare and Yerdhill, which Laurence de Sancto Mauro holds; half a fee in Hethton, which the heirs of Hethton hold; an eighteenth of a fee in Bertwell, which William son of Martin holds; an eighteenth of a fee in Swynho, which Adam de Swynho holds. Witness: Edmund, earl of Cornwall.

To the keeper of the forest of Clarendon. Order to cause Walter de Pavely, sheriff of Wilts, to have in the park of Milchet within the bounds of the forest, ten oaks fit for timber, for the works of the king's manor of Clarendon.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of William de Crounthorp, lately elected, whom the king has caused to be amoved from office because he learns that he is insufficiently qualified.

July 12.
Westminster.

To the sheriff of Hertford. Order to cause Henry le Parker and Aubrey, his wife, to have seisin of a messuage in Baldok that Robert Puncedeu, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that Robert held it of Henry and Aubrey, and that the master of the military order of the Temple had the king's year and day thereof, and that he ought to answer to the king therefor. Witness: Edmund, earl of Cornwall.

Nicholas de Caumpes, imprisoned at Ipswich for the death of Thomas Babbe, whereof he is appealed, has letters to the sheriff of Suffolk to bail him.

July 8.
Westminster.

To the sheriff of Nottingham. Order to deliver in bail Roger son of Robert le Rus of Hoveringham, imprisoned at Nottingham for the death of John son of William de Lameleye, slain at Leverichestol, in that county, as the king learns by inquisition taken by the sheriff that Roger slew John in self-defence.

To the sheriff of Suffolk. Order to deliver in bail Alan Shad, imprisoned at Ipswich for the death of Andrew Landimer, wherewith he is charged, as the king learns by inquisition taken by Fulk Baynard, Roger de Toftes, Robert de Bosco, and William de Pakeham, justices to deliver Ipswich gaol, that Alan slew Andrew in self-defence.

July 13.
Westminster.

To the sheriff of Nottingham. Order to cause John son of Elota de Bylham, imprisoned at Nottingham for the death of William son of Robert de Barevile of Bylham, slain in co. York, to be released from prison, as the king learns by inquisition taken by the sheriff of York that John is charged with the death out of hatred and malice, and not because he is guilty, and John has found the sheriff of York as mainpernors William Everard of Hoton, Roger le Mareschal, Alan le Flier, Adam le Webbestere of Hoton,

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Membrane 5—cont.

John Campyun of Bilham, Gregory de Tottewyk, Adam de Bosco of Brampton, Henry Walkelinde of Brampton, William Porree of Stodefolds, Nicholas, his brother, Roger Tusard of Stodeffold, and Hugh de Stodeffold, of co. York. Witness: Edmund, earl of Cornwall.

July 25.
Westminster.

To the sheriff of Norfolk. Order to permit John Turpel of Finchham to be in peace until the morrow of the Exaltation of the Holy Cross next concerning the breaking of a conduit at Westderham and the carrying away of the lead of the same, as John le Bretun and John son of John de (*sic*) Breton of co. Norfolk have mainperned before the king in chancery to have John before William de Carleton and William de Rothing at Norwich at the said day, to answer to the abbot of Derham in this matter. Witness: Edmund, earl of Cornwall.

Membrane 5d—Schedule.

Indenture of the assignment of dower to Isabel, late the wife of John de Vescy, made by Thomas de Normanvill, the escheator beyond Trent, from the lands that belonged to John in co. Northumberland; to wit in the manor of Chatton 80*l.* 3*s.* 6½*d.*; and there are assigned to her in the same manor 10*l.* 3*s.* 4*d.*, whereof William son of Peter le Taburer was enfeofed by the said John of 5 marks, Walter de Briddeshale of 53*s.* 4*d.*, Henry le Ferrur of 40*s.*, Benedict le Conestable of 30*s.*, Reginald le Stedeman of 1 mark, to be received in the mill of Chatton from year to year, for which William de Vescy, brother and heir of John, shall satisfy William son of Peter le Taburer and the others elsewhere as may be agreed between them. There are assigned to her in the manor of Alneham 4*l.* 17*s.* 4¾*d.*, whereof William son of Adam holds 12 acres of land of 'warlaund' and 5 acres of demesne, and renders yearly 13*s.* 0½*d.*, William son of Alda holds 12 acres of land of 'warland' and 5 acres of demesne, and renders yearly 13*s.* 0½*d.*, Bateman holds 12 acres of 'warlaund' and 5 acres of demesne, and renders yearly 13*s.* 0½*d.*, Adam de Coppedden and Roger son of Eda each holds and renders the like, William Frere holds a messuage and 24 acres of 'warland' and 10 acres of demesne, and renders yearly 26*s.* 1*d.*, Michael Atteburne holds a cottage and renders yearly 2*s.*, Alice del Howe holds a cottage and renders yearly 2*s.*, Richard Tynkeler holds a toft and renders yearly 2*s.*, and from a plot of land in the hands of the reeve 1¼*d.* yearly. There are assigned to her in Wollovere 4*l.* 17*s.* 4*d.*, which Stephen son of Arketel, Adam Gateles, Robert the forester, and William son of Stephen render yearly for the chief messuage, 12 acres of land of the demesne and 62 acres of land of the villeinage in the same. There are also assigned to her her dower of 108*s.* 10*d.* of which John de Vescy enfeofed Christiana, late the wife of Peter le Taburer, to the value of a third in the manor of Alneham, because the aforesaid William de Vescy warrants to Christiana the said third part, which is extended at 36*s.* 3¼*d.*, whereof William Tossan holds a toft and 21½ acres in Brounleyes and renders yearly 26*s.* 8*d.*, Robert Bibot holds a toft and 26 acres of land in Le Scheles, and renders yearly 9*s.* 9¼*d.* And thus Isabel is dowered, with the assent of Walter de Cambon and John de Middleton, attorneys of William de Vescy, of all the lands that belonged to the said John de Vescy in that county, with warranties specified, of 305*l.* 13*s.* 8½*d.*, whereof a third is 101*l.* 17*s.* 10¾*d.*, of which third Isabella is seised and contented. And in addition there are assigned to her 33*s.* 4*d.* for her dower of 100*s.* of a ferm that the free tenants in the

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Membrane 5d—Schedule—cont.

manor of Alnewyk render at the end of three and a half years, called the 'fine of the court,' when it falls due. There are also assigned to her 7*l.* 11*s.* 4*d.* in Le Brende, co. York, and in the manor of Saldene 6*l.* 18*s.* 6*d.* with 10*s.* 1*d.* of rent in Duggelby yearly. And the total of the dower in co. York is 14*l.* 19*s.* 11*d.*; of which third she is seised and contented. In addition the men of Alnemue ought to have daily throughout the year in the park of Caulecche two horse-loads (*duo pondera unius equi*) of dead wood by the view of the forester. And the men of Houcton ought to have their estovers for the repair of their houses in the said park by the view of the forester, as they were wont to have it in the time of John de Vescy.

The heirs of William de Midelton hold Burnton, Preston, and Scrane-wode by the service of 1 $\frac{1}{4}$ knights' fees, and it is extended at 40*l.* yearly.

William Ribaud and Robert Maltalent held Howyk by the service of one knight's fee, and it is extended at 20*s.* yearly.

Laurence de Sancto Mauro holds Neuton super Mare and Yerdehill by the service of one knight's fee, and it is extended yearly at 40*l.*

The heirs of Hechton hold Hecton by the service of half a fee, and it is extended at 20*s.*

William son of Martin holds Bertelwell by the service of an eighteenth of a fee, and it is extended at 12*l.* yearly.

Adam de Swynho holds 24 acres of land, and they are worth 20*s.* yearly.

Northumberland.—Two knights' fees are held of Sir J. de Vesci, the lords whereof hold other lands of the king in chief, which are extended at 13*s.* 4*d.*, whereof the lord may have relief when it falls due. Moreover 11 $\frac{3}{4}$ knights' fees are held of Sir J. de Vesci, the lords whereof hold nothing of the king in chief, and they are extended at 38*l.* 13*s.* 4*d.*, whereof the lord may have wardship, marriage and relief. Moreover there are three tenants, whereof one holds an eighteenth of a fee, which is extended at 40*s.*; the second holds an eighth part of a fee, which is extended at 20*s.*, and the third holds 24 acres of land, which are extended at 24[s]. The total of these three parcels is 4*l.* 4*s.* 0*d.*

Whereof a third is 112*l.* 17*s.* 9 $\frac{1}{4}$ *d.* of the aforesaid 10 $\frac{3}{4}$ fees. And a third of the aforesaid 4*l.* 4*s.* 0*d.* is 28*s.* And a third of the aforesaid 11 $\frac{3}{4}$ fees is 3 fees and half a fee and a quarter and a third of half a fee.

MEMBRANE 4.

July 30.
Westminster

To William de Vescy, justice of the Forest beyond Trent. Order to bail Hugh son of Alan Stofin, imprisoned at Notingham for trespass of venison in the forest of Shirewode, wherewith he is charged, if he be not an habitual malefactor in the king's forests. Witness: Edmund, earl of Cornwall.

Robert de Seyton and John Doget, imprisoned at Norwich for the death of John, sometime vicar of Hemmyngford, wherewith they are charged, have letters to the sheriff of Norfolk to bail him.

Memorandum, that on Friday before the Assumption, to wit 12 August, the king arrived at Dover from Gascony and France, and R. bishop of Bath and Wells, his chancellor, arrived on Monday preceding from the said parts with the king's great seal.

Membrane 4—cont.

1289.

Aug. 14. John Ive of Sutton, imprisoned at Notingham for the death of William
Canterbury. de Winton[ia], wherewith he is charged, has letters to the sheriff of Notingham to bail him.

Aug. 16. To the sheriff of Hereford. Order to release on mainprise William
Canterbury. Shyrewald, imprisoned at Hereford for the death of Hugh Bernard, whereof he is appealed, as the king learns by inquisition taken by the sheriff that William slew Hugh in self-defence.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Walter de Bello Campo to have in the Forest of Fekenham four bucks, of the king's gift.

To the sheriff of Lincoln. Order not to arrest Patrick de Castekayrok for homicides, robberies, fires, and divers trespasses lately committed by him at Boston fair, whereof he was indicted before John de Beck' and Richard de Holebrock, as he has found the king Norman de Arcy, William le Vavasour, John de Hudleston, William de Stopeham, James de Nevill, Walkelin de Arderne, Albertinus de Kenle, Robert Saunztere, Laurence de Trasseham, Robert de Verdun, Nicholas de Windesovere, and William de Barneburgh, who have mainperned to have him before the king in fifteen days from Michaelmas.

Aug. 19. To the keeper of the forest of Dene. Order to cause Robert de
Leeds. Bodeham, the king's yeoman, to have in that forest two bucks, of the king's gift.

To Adam Gurdon, keeper of the forest of Axiesholt. Order to cause John de Sancto Johanne to have in that forest ten bucks, of the king's gift.

Aug. 18. To Master Henry de Bray, escheator this side Trent. Order to cause
Leeds. Geoffrey de Leziniaco, the king's kinsman, son and heir of Geoffrey de Leziniaco, to have seisin of his father's lands, as the king has taken his homage.

The like to Thomas de Normanvill, escheator beyond Trent.

The like to J. archbishop of Dublin, justiciary of Ireland.

To Reginald de Grey, justice of Chester. Order to permit the abbot of Stanlowe in Wirhale to fell in his wood of Winlaughton, which is within the bounds of the forest of La Mare, as much timber as he shall need for the construction and repair of the houses of the abbey, and to permit him to carry the same thence at his pleasure, without impediment by the foresters, verderers or other ministers of the king, as the king understands that a great part of the houses were lately burnt by mischance.

Aug. 20. To the treasurer and barons of the exchequer of Dublin. Whereas the
Leeds. king lately granted to William de Valencia, his uncle, that he should render 50*l.* yearly for all the debts due to that exchequer until they should be paid, the king orders them to allow to William in the first terms of the attermination all the moneys levied from William's lands and chattels for the said debts after the date of the king's writ directed to them concerning the said attermination, and the 50*l.* that they received from William's chattels before the date aforesaid, which the king ordered to be restored to William.

Aug. 21. To Reginald de Grey, justice of Chester. Order to cause Master Robert
Leeds. de Thorp to have in the forest of La Mare four bucks, of the king's gift.

1289.

*Membrane 4—cont.*Aug. 20.
Leeds.

To William de Vesey, justice of the Forest beyond Trent. Order to cause Robert de Tybotot to have in the forest of Schirewod ten bucks, of the king's gift, reckoning in that number the buck that Robert took in that forest in the sixteenth year without the king's licence.

John de Breaute, imprisoned at Gildeford for the death of Henry de Northwell, whereof he is indicted, has letters to the sheriff of Surrey to bail him.

Thomas le Chesemakere and Alice, late the wife of Andrew le Chesemakere, imprisoned at Gildeford for the death of Andrew le Chesemakere, wherewith they are charged, have letters to bail them.

Aug. 23.
Leeds.

The the sheriff of Gloucester. Order to cause Thomas Devercy to have seisin of a messuage in Ruardin that William Baret, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that William held it of Thomas, and that the township of Ruardin ought to answer to the king for the year, day and waste.

Aug. 21.
Leeds.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Almaric son of Almaric de Sancto Amando, tenant in chief, a minor in the king's wardship, the manor of Cerningg, which is of his inheritance and is in the king's hands by reason of his minority, with the corn and stock and other things therein, as the king has granted the manor to Almaric until he come of age.

Aug. 22.
Leeds.

To Geoffrey de Pycheford, constable of Wyndeshore castle. Order to cause eight bucks to be taken in the forest of Wyndeleshore, and to cause them to be carried to Westminster, and to cause two (*meneyas*) to be made before the great altar, if the abbot of Westminster have not had them for the present year, as the king has granted by charter to God and St. Peter and the abbot of Westminster and his successors for ever eight bucks, to be taken yearly at the king's cost by the hands of the constable of Windeleshore, by whom they shall be carried to Westminster on the eve of St. Peter ad Vincula, and so that those who bring the venison thither shall make two (*meneyas*) before the great altar of St. Peter's, Westminster. [*Prynne, Records, iii. 383.*]

To the treasurer and barons of the exchequer of Dublin. Order to deliver to the dean and chapter of Tuam the ornaments of the chapel of Stephen, late archbishop of Tuam, in the king's name and behalf, although the king, as pertains to him by custom in the like case, ordered all the goods and chattels with the vessels and other church ornaments of Stephen to be taken into his hands by reason of the debts due to the king at the exchequer aforesaid, as the king, for the health of the archbishop's soul, wills that the church of Tuam shall be decorated with the ornaments of the archbishop's chapel. [*Prynne, Records, iii. 383.*]

To the sheriff of York. John son and heir of Ingram de Munceuz has shown the king that whereas Ingram enfeoffed him, by his charter acknowledged before the king, of his manor of Berneston, and John had full seisin thereof by the king's writ of judgment, the sheriff has taken the manor into the king's hands because Ingram held it of the king in chief and enfeoffed John, a minor, thereof, lest the king should be deprived of the wardship in case Ingram should die whilst John was under age: the king orders the sheriff to restore the manor and its issues to John if he have taken it into the king's hands solely for this reason; provided that

1289.

Membrane 4—cont.

he shall resume the manor into the king's hands in case Ingram die whilst John is a minor, and shall keep it safely until the king shall otherwise ordain.

Aug. 30.
Leeds.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to enjoin the foresters, verderers and other ministers of the forests of Fekenham, Whitlewode, and Salcey to aid William de Bello Campo, earl of Warwick, in taking twenty bucks in the first and another twenty in the other two forests, as the king has appointed the earl to take these forty bucks.

To the sheriff of Stafford. Order to receive from the said earl twenty bucks to be taken in the forests of Whitlewode and Salcey, which the earl will deliver to him by the king's orders, and to send them well salted and under good custody to Westminster without delay, there to be delivered to the king's larder.

To William de Grandisono, supplying the place of the justice in Wales. Order to cause Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent, to have in the forest of Penthelyn four harts, of the king's gift.

Aug. 31.
Rayleigh.

To A. bishop of Durham. Order to deliver to Isabel, late the wife of John de Vesey, the jewels and other things whatsoever in John's wardrobe in London that he shall ascertain belonged to John.

To John de Montibus, John de Bauquell, William de Eggesclive, and Geoffrey le Taillur. Order to deliver to the said bishop the jewels, arms (*armatura*), ornaments of the chapel, and other things that belonged to John de Vesey in his wardrobe at London, which the king lately ordered to be delivered to them for custody, so that the bishop may dispose thereof as he shall deem best for the health of John's soul.

MEMBRANE 3.

Sept. 2.
Rayleigh.

To A. bishop of Durham. Order to deliver to Queen Eleanor, the king's consort, a set of chamber-hangings of tartarin (*quandam cameram de panno tartareo*) belonging to her that he received amongst the jewels that belonged to John de Vesey, deceased, which the king lately ordered to be delivered to the bishop.

To the sheriff of Lancaster. Order to supersede entirely the demand upon the abbot of Vale Royal for 100s. at which he was amerced before William de Vesey and his fellows, justices last in eyre for pleas of the Forest in that county, by reason of the common summons of the eyre, as the king has pardoned the abbot this sum.

To the treasurer and barons of the exchequer. Order to cause the abbot to be acquitted of this sum.

To John de Northwode, bailiff of Middleton. Order to cause Queen Eleanor, the king's consort, to have in the king's woods of Peysill and Mereden thirty oaks fit for timber, of the king's gift.

To Thomas de Normanvill, escheator beyond Trent. Order to permit A. bishop of Durham to take thirty bucks in the park of Brustewyk, and to salt them, and to cause them to be carried thus salted under good custody to Westminster, there to be delivered to the king's larder.

The like to the same for thirty bucks to be taken by the bishop in the park of Werk in Tindale.

1289.

Membrane 3—cont.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Richard de Chauton, lately elected, whom the king has amoved from office as he learns that he is a cripple (*impotens sui*) and is insufficiently qualified.

Sept. 5.
Rayleigh

Stephen de Bolton and Alice, his wife, imprisoned at York for the death of Adam son of William le Rus of Clapeham, wherewith he is charged, has letters to the sheriff of York to bail him.

Adam son of Ralph le Pestur of Burton in Lonesdale, clerk, imprisoned at York for the death of Adam son of William le Rus, wherewith he is charged, has letters to the sheriff of York to bail him.

Robert de Thomoteby, imprisoned at York for the death of Maud de Malteby, wherewith he is charged, has letters to the sheriff of York to bail him.

To the sheriff of Stafford. Order to release on bail William le Fevre, imprisoned at Stafford for the death of Alice Whitfax, wherewith he is charged, as the king learns by the record of William Bagot and his fellows, justices appointed to deliver Stafford gaol, that William is not guilty of the said death.

Sept. 4.
Rayleigh

To the constable of the castle of Bordeaux. Whereas the king has granted to the merchants of wine of St. Emilion and those parts that they may sell their wines in those towns and parts to merchants of England and others, to be taken to Bordeaux and not elsewhere without the king's licence, so that the merchants buying the wines shall render to the constable at Bordeaux the right custom due to the king thereon, and not at any other place, and that, after they have received from the constable his letters testifying the receipt of the custom, they may lawfully go to England with the wines: the king orders the constable to execute the premises in form aforesaid. Enrolled. And they are close.

Sept. 10.
Rayleigh

To the sheriff of Hereford (*sic*). Order to release William de Oke, imprisoned at Hycche, co. Hertford, for the death of Gilbert de Brochampton, Thomas son of Thomas de la More, Juliana de la More, Edith de la More, and Edith Hurtehevene, slain at Monesle, co. Hereford, as the king learns by inquisition taken by the sheriff of Hereford that William is charged with the said deaths out of hatred and malice and not because he is guilty thereof, and William has found the king Roger Moryn, John de Sweyneston, Philip de Swyneston, Thomas de Dylewe, Roger de la Thorne, Robert Overse, Walter le Whyte, John son of Adam, William in Thehale, Roger de Sweyneston, Philip de Sweyneston, and Henry de Heymeston, all of co. Hereford, who have mainperned to have him before the justices at the first assize.

Sept. 7.
Woodham
Ferrers.

To the sheriff of Cambridge and the coroners of that county. Order to cause a horse of Richard de Harecurt, which was taken into the king's hands as deodand because a woman in the fair of Royston (*Crucis Roes*) was killed by it, to be appraised and delivered to Richard according to the appraisement, of the king's special grace, so that he may answer for the price before the justices at the first assize.

Sept. 19.
Bury St.
Edmunds,

To Walter de Everle, keeper of the forest of Pambere. Order to cause Richard Fokeram to have in that forest two bucks, of the king's gift.

Membrane 3—cont.

1289.

To the sheriff of Essex. Order to supersede the exigent to be outlawed of John de la Neylaunde until the octaves of Martinmas, as John, who is put in exigent to be outlawed in that county [court] for a default before the justices of the Bench against the dean and chapter of St. Martin's le Grand, London, in a suit before the justices concerning a trespass committed upon the dean and chapter by him, has found the king in chancery Robert de Bures of co. Suffolk, Richard de Offinton, Richard Canun, and William de Stouw, of co. Essex, who have mainperned to have him before the justices at the said octave.

Sept. 30. To the treasurer and barons of the exchequer of Dublin. Order to Peterborough. cause Master William de Prene, the king's carpenter in Ireland, to be acquitted of 15*l.* due to that exchequer for 100*s.* yearly for a township of land in Ireland called Moyavennan in Connaught, which S. sometime bishop of Waterford, justiciary of Ireland, granted to him in the king's name for 100*s.* yearly, which grant the king afterwards confirmed, as the king has pardoned him the aforesaid sum because he was unable, by reason of the war then existing to Ireland, to levy or pay the 100*s.* for the 15th, 16th and 17th years of the king's reign, as is testified before the king by trustworthy men.

Sept. 24. To the sheriff of Devon. Order to release on bail William Wyrlyspek, Westminster imprisoned at Exeter for the death of John le Cork, wherewith he is charged, as the king learns by inquisition taken by Henry de Ralegh and his fellows, justices appointed to deliver Exeter gaol, that John, while passing over the field of Dodewellesdon, accidentally wounded himself in the thigh with William's scythe without William's will or knowledge, so that he died thereof.

Oct. 12. To Roger Lestrangle, justice of the Forest this side Trent. Order to Westminster. cause Robert Corbet, sheriff of Salop, to have in the wood of Lidwode, which is within the bounds of the forest of Salop, sixteen oaks fit for timber for the works of the castle of Shrewsbury.

Richard Darell of Pontefract, imprisoned at Neugate for the death of Thomas de Borham, has letters to the sheriffs of London to bail him.

Oct. 13. To Master H. de Bray, escheator this side Trent. Order to cause Alan Westminster la Zuche, son and heir of Richard la Zusche, to have seisin of his father's lands, as the king has taken his homage.

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of Robert de Kaynes, lately elected, whom the king has amoved from office because he is insufficiently qualified.

To the treasurer and barons of the exchequer. . Order to acquit Roger Lestrangle (*Extraneo*) of the 1,000 marks that they exact from him for the lands that Maud, late the wife of Roger Moubray, held in dower of the inheritance of Roger de Moubray, son of the said Roger de Moubray for the time after Roger de Moubray came of age, which sum the king granted to Roger Lestrangle until Roger de Moubray, the younger, came of age for 100 marks yearly, and the king took Roger de Moubray's homage on 7 November, in the sixth year of his reign.

To the same. Order to discharge Master Thomas de Button, dean of Wells, of 110*l.* for the manor of Stoke Curcy, which he held at ferm for 110 marks yearly, as it appears to the king that the manor was in the hands of Queen Eleanor, his consort, in the thirteenth year of his reign

1289.

Membrane 3—cont.

and in the first half of the fourteenth, for which time they exact the said sum from Thomas as if he had had the manor during that time.

Membrane 3—Schedule.

July 3. * To Reginald de Grey, justice of Chester. Order to assign dower to
Westminster Agnes, late the wife of Warin de Menwarin, upon her taking oath not to marry without the king's licence.

The manor of Wermingham, co. Chester, which belonged to Waryn de Meynwarin, is extended by the oath of twelve men at 20*l.* yearly. Whence we have assigned to Agnes, late the wife of Warin, for her dower of that manor, of the demesne lands, whereof a third part by the estimation of the jurors is four enclosed assarts under the moss (*mossam*) of Wermingham with a corner (*angulo*) of Werminghamfeld towards Le How, with the meadow of Wetenhay and all the meadow in Werminghamfeld. Also we have assigned to her a third of the wood, to wit Le Newehaye, with the corner of Le How, which is between Le Newehaye and Depe Clohu, and the services of the free tenants of the manor. We have also assigned Robert de Wydington, who holds half a fee in Wydington and Werford, rendering yearly 6*s.* 1*d.* Also Robert de Vernun, who renders yearly 10*d.* Also William le (*sic*) Meynwarin, who renders yearly 1*d.*

The service of bondmen (*nativorum*): John de Bosco renders yearly 11*s.* 3*d.*; William Trute, 2*s.* 6*d.*; Thurstan, 9*s.*; Richard le Keu, 2*s.* 7*d.*; Ranulph Cnobbe, 2*s.* 10*d.*; William Sydbert, 12*d.*; Simon, the cook's brother, 3½*d.* Margery and Alice, daughters of Adam de la Welle, are bondwomen.

Farmers of the manor of Wermingham: Ralph Pollard renders yearly 6*s.* 2½*d.*; Robert le Crone, 2*s.* 10*d.*; Roesia de Wermingham, 6*d.*; Aunger Pollard, 6*d.*; Roger son of the chaplain, 20*d.*

Farmers of Tetton within the said manor: Robert de Moldeworth renders yearly 9*s.*; Henry de le Mos, 5*s.*; Stephen de Tetton, 4*s.*; Richard Fychet, 3*s.* 4*d.*; Adam Arkel, 2*s.* 6*d.*; William Scote, 12*d.*

Farmers of Elton within the said manor: Richard Valhul renders yearly 9*s.*; Henry son of Hulle, 5*s.* 2*d.*; Simon le Fevre, 4*s.* 6*d.*; Nicholas son of Thomas, 3*s.* 4*d.*; Thomas le Keu, 3*s.* 7*d.*; Richard le Dun, 2*s.* 6*d.*; Thomas son of Pymme, 12*d.*; Richard de Bosco, 6*d.*; Maud, daughter of Gregory, 6*d.*; the land of William Layti, 6*d.*

In the manor of Wermingham is a water mill, whereof we have assigned to Agnes a third part with a third of a great alder-holt growing round it. Also a third of the advowson of the church.

Assignment of dower to Amabilla, late the wife of John Paynell, of the knights' fees that belonged to John in the bailiwick of Master Henry de Bray, escheator this side Trent. The aforesaid fees are extended at 32*l.* 16*s.* 8*d.*, whereof a third is 11*l.* 5*s.* 6½*d.*; for which there are assigned to her these fees: a fee that John Dyve holds in Heyton, Estbarkewrth, and Suthreye near Bardeney, which is extended at 110*s.* yearly. A fee that Philip Chauncy holds in Stretton near Baunburgh, which is extended at 100*s.* yearly. An eighth of a fee that Thomas de Greynesby, John son of German, and Ralph Bateman hold in Middle (*Media*) Rasen, which is extended at 12*s.* Total of the assignment: 11*l.* 2*s.* 0*d.*

* This appears to be the writ itself.

MEMBRANE 2.

1289.

Oct. 13.
Windsor

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margery, wife of Thomas de Weylaund, the cloths, jewels and other things pertaining to her and her body, which were taken into the king's hands by the escheator.

Memorandum, that another writ for her under this date is enrolled below in the month of November.

Oct. 20.
Windsor.

To the sheriff of Worcester. Order to deliver in bail Gilbert le Fevre, imprisoned in Worcester gaol for the death of Robert Brusel, wherewith he is charged, as the king learns by the record of William le Poer and his fellows, justices appointed to deliver that gaol, that Gilbert slew Robert in self-defence.

Oct. 14.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John de Britannia, earl of Richmond, to be acquitted of 200*l.* exacted from him for scutage due to the king for his two last wars in Wales, as the king by his letters patent has pardoned John his trespass in not doing his service in the wars and also all the money exacted from him for the scutage for the two wars.

Oct. 20.
Windsor.

To the same. Notification that the king has pardoned Thomas de Deueliston 100*s.* of the 50*l.* at which he was amerced before the justices of the Bench when he was sheriff of Northumberland, for his expenses in coming to the king in Wales by the king's order, in the eleventh year of his reign, and has granted that he may pay the remainder by 100*s.* yearly, and order to cause Thomas to be acquitted of the said 100*s.* and to permit him to have these terms for payment of the remaining 45*l.*

Oct. 23.
Caversham.

To the same. Order to cause Henry son of Henry le Hosee, the other heir of Henry le Flemmeng, tenant in chief of the late king, to be acquitted of 40*s.* exacted from him for scutages of the king's armies of the fifth and tenth years of the king's reign for the lands falling to him of his said inheritance, as the king learns by the testimony of Queen Eleanor, his mother, that Henry was a minor in her wardship, by the late king's grant, until 21 December, in the fifteenth year of the king's reign.

To the same. Like order to acquit Henry of 100*s.* at which he was amerced before the justices last in eyre at Ipswich, co. Suffolk, for a default.

Oct. 23.
Reading

To the sheriff of Berks. Order to release on bail Hugh de Colewell, imprisoned at Windsor for the death of Richard le Nappere, wherewith he is charged, as the king learns by the record of Roland de Erle and his fellows, justices appointed to deliver that gaol, that Hugh slew Richard in self-defence.

Oct. 28.
Amesbury.

To the treasurer and barons of the exchequer. Order to discharge G. bishop of Winchester of 72*l.* exacted from him for the custody of the lands in Auste that were held of him by James Russel, tenant in chief, from 5 November, in the eighth year of the king's reign, when Queen Eleanor, the king's consort, to whom the king had granted the custody of the lands that belonged to James until the heir came of age, granted to the bishop the custody of the lands that James held in Auste at his death of the bishop until the heir came of age as fully as she herself would have had the custody.

Vacated, because the letter was restored and cancelled and afterwards corrected, as appears in a schedule.

1289.

Membrane 2—cont.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Reginald de Balun's wood of Coubere, which is within the bounds of the forest of Gilingham and which Roger took into the king's hands for waste committed therein by Reginald, to be replevied to Reginald until the next coming of the justices for pleas of the Forest.

Oct. 31.
Clarendon.

To the sheriff of Wilts. Order to admit Walter de Lutgershale, chaplain, to the chapel of Holy Cross within the castle of Old Sarum, as the king has granted that chantry to him, because Simon, the king's late chaplain, is dead, and to pay him such stipend as Simon was wont to receive from other sheriffs of that county, together with the arrears for the time when Walter served the chapel by the king's order.

To the same. Order to release on bail Hugh le Plasterer, imprisoned at Old Sarum for the death of Walter le Vedel, as the king learns by the record of Richard de Coleshill, Robert Daudely, Richard de Cumbe and Thomas le Rus, justices to deliver that gaol, that Hugh slew Walter in self-defence.

Nov. 2.
Clarendon

Robert le Fevre of Crigeleston, imprisoned at York for the death of Nicholas le Provost of Farneleye, wherewith he is charged, has letters to the sheriff of York to bail him.

To the treasurer and barons of the exchequer. Order to cause the prioress and nuns of Aumbresbury to be acquitted of 27*l.* 8*s.* 0*d.* yearly, of the 30*l.* that they were wont to render yearly for the manor and hundred of Melkesham, from 23 August, in the 13th year of the reign, when the king, for love of his daughter Mary, whom he lately caused to be veiled in their house, remitted to them the aforesaid sum.

To John son of Nigel, keeper of the forest of Bernewode. Order to cause William de Turvile, sheriff of Buckingham, to have in that forest ten oaks fit for timber for the repair of the houses of the manor of Brehull.

Nov. 5.
Clarendon.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of John de Dummere, lately elected, whom the king has caused to be amoved from office since he cannot conveniently attend to the duties of the office because he is of the household of John de Sancto Johanne, who is now staying continually with the king.

To Thomas de Normanvill, escheator beyond Trent. Order to cause all does that can be taken in the king's park of Brunneswyk during the coming close-season to be taken without injury to them, and to cause them to be well salted, and to send them to Westminster against Christmas next, there to be delivered to the king's larder.

To the keeper of the forest of Clarendon. Order to cause Richard de Cumbe to have in the park of Melchet, which is within the bounds of the forest, ten oaks fit for timber for the works of the king's manor of Clarendon.

Nov. 7.
Clarendon.

To the sheriff of Somerset. Order to deliver on bail John de Coryrivell, imprisoned at Sumerton for the death of Richard de Gorwell, slain at Taunton, as the king learns by record of Robert de Sancto Claro and his fellows, justices appointed to deliver that gaol, that John slew Richard in self-defence.

To J. archbishop of Dublin, justiciary of Ireland, or to him who supplies his place. Order to cause the abbot and convent of St. Thomas the

1289.

Membrane 2—cont.

Martyr near Dublin, to have twenty oaks fit for timber for the construction of certain houses in the abbey that were lately burned, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Margery, late the wife of William de Alba Marlia, tenant in chief, upon her taking oath not to marry without the king's licence.

To Walter de la Haye, escheator in Ireland. Order to deliver to Alan la Zuche, son and heir of Roger la Zuche, tenant in chief, all the issues of his lands received by the escheator from St. Denis, in the sixteenth year of the reign, until St. Denis, in the seventeenth year, when the king took Alan's homage, as Alan at the former date offered before the king in Gascony to do his homage for the lands that descended to him in any way, and prayed the king to render them to him as to one who was of full age, and the king, because he then needed Alan's service there, deferred receiving his homage, and promised that he would hold him harmless in this behalf.

To the sheriff of Southampton. Order to cause an agister for the forest of Chiet to be elected in place of Alexander le Riche, deceased.

To the sheriff of Worcester. Order to deliver on bail Nicholas de la Brok, imprisoned in that gaol for the death of Adam le Rede, wherewith he is charged, as the king learns by the record of William le Poer and his fellows, justices appointed to deliver that gaol, that Nicholas slew Adam in self-defence.

Richard le Neuman, imprisoned at Melton for the death of Richard de Carewell, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.

MEMBRANE 1.

Nov. 6. To the sheriff of Middlesex. Order to deliver on bail William le
Clarendon. Clerk, imprisoned at Hertford for the death of William le Proude, slain at Westminster, as the king learns by inquisition taken by the sheriff that William le Clerke while leading a dance (*coream*) at Westminster accidentally fell to the ground and that William le Proude fell upon him against the point of his knife and received a wound from the knife, so that he died thereof by mischance.

Oct. 14. To William de Sutton. Order to deliver to Margery, wife of Thomas
Westminster. de Weylaund, from the lands of Thomas in that county, which the king caused to be taken into his hands for certain trespasses that he is said to have committed, 60*l.* yearly of land, for the maintenance of herself and children, until the king shall otherwise ordain concerning her estate.

Nov. 8. To the sheriff of Westmoreland. Order to deliver on bail Thomas son
Clarendon. of Robert de Nateby, imprisoned at Appleby for the death of Thomas son of Elias de Nateby, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Thomas slew Thomas in self-defence.

To Master Henry de Bray, escheator this side Trent. Order to cause to be replevied to Giles de Trumpeton, son and heir of Roger de Trumpeton, all the issues received by the escheator from the lands that Roger held

1289.

Membrane 1—cont.

by knight service of the heir of William de Ferrar[iis], tenant in chief, a minor in the king's wardship, from the day of Roger's death until the day when the king took Giles's fealty, until the next parliament, so that the king may then cause to be done what he shall cause to be ordained by his council, as the king lately took Giles's fealty for his father's lands and ordered the escheator to cause him to have seisin thereof.

To Thomas de Normanvill, escheator beyond Trent. Order to cause partition of the knights' fees and advowsons of churches that belonged to Robert de Markham, tenant in chief, to be made between John de Bray and Cecily, his wife, and the other heirs and parceners of the inheritance, in their presence, and to cause the purparties of the parceners to be assigned to them, and to cause them to have seisin thereof, retaining in the king's hands the purparty falling to John de Lungevilers, one of the heirs and parceners of the inheritance.

To the justices appointed for the custody of the Jews. Order to assign to Eleanor de Sancto Paulo, formerly a Jewess of London, now converted to the Catholic faith, all the goods, debts and chattels that belonged to her on the day of her conversion, as the king has given them to her at the instance of Eleanor, his daughter.

Nov. 10.
Clarendon. To the treasurer and barons of the exchequer. Order to acquit brother William, prior of La Grave, and William de Hamelton, king's clerk, of 24*l.* 18*s.* 6*d.* yearly for the manor of Cheping Norton, which belonged to John son of Alan, tenant in chief, and which the king committed to them on 5 October, in the eleventh year of his reign, from 15 November, in the thirteenth year of his reign, when they rendered the manor to him by his order.

Nov. 6.
Clarendon. To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Richard de Aspal, tenant by knight service of the heir of John Paynel, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

To the justices appointed for the custody of the Jews. Order to inspect the rolls of the exchequer of the Jewry, and to cause full and speedy justice to be done to Aaron son of Vives, a Jew of London, concerning the debts that they shall find by inquisitions to have been enrolled by the chirographers in his own name, and in recovering other debts that are clear, as the late king by his letters patent, which the king has confirmed at the instance of Edmund, the king's brother, granted to Aaron that the debts that he could prove to be due to him should be levied by the king's ministers.

Nov. 11.
Clarendon. To Master Henry de Bray, escheator this side Trent. Order to assign dower to Rose, late the wife of Andrew Helium, tenant in chief, upon her taking oath not to marry without the king's licence.

Nov. 16.
Lyndhurst. To the bailiffs of Great Yarmouth. Order to pay to John de Balliolo 55*l.* yearly, in accordance with the mandates of the late king, who granted this sum by his charter to Dervorgulla de Balliolo and her heirs from the ferm of that town yearly, in part satisfaction of the inheritance falling to her of the earldom of Chester, and she assigned the said sum to John, her son and heir, by the king's licence.

Nov. 11.
Clarendon. To the treasurer and barons of the exchequer. Whereas the king granted, on 5 December, in the ninth year of his reign, to Alice de Luton

1289.

Membrane 1—cont.

that she and her men and tenants of Hertwell and Little Hamden, both bondmen and freemen, shall during her life be quit of the suit that they owe to the king's court of the honour of Peverel at Haddestok, co. Buckingham, and of coming to the view of frankpledge at the same court, and that the brewsters (*braciatrices*) that are of her tenure in those towns shall not be amerced in the king's said court during her life for breach of the assize of ale, but that she shall cause them to be amerced when need be in her own court, and that she shall receive these amercements during her lifetime, and that she shall be for her life acquitted of 8s. yearly due to the king for view of frankpledge, and of all arrears in which she is indebted to the king for the said 8s., provided her heirs or assigns after her death shall make the suit to the king and his heirs and shall come to the view of frankpledge at the said court, and that the said men shall pay the 8s. yearly [*Calendar of Patent Rolls 9 Edward I, p. 418*]; wherefore the king, on 1 July, in the fourteenth year of his reign, ordered Thomas de Blaston, bailiff of the honour in that county, not to molest Alice in any way contrary to the said grant, but that he should permit her and her men and tenants to be acquitted of the suit aforesaid and of coming to the view aforesaid and of the 8s. yearly and the arrears of the same: the king orders the treasurer and barons to discharge Thomas in his ferm of the bailiwick of the said 8s. and the arrears thereof, and to cause allowance to be made to him of the suit aforesaid and of the coming of Alice and of her men and tenants aforesaid to the view, and of the amercements of the brewsters for breach of the assize of ale.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Lettice, late the wife of Leonard de Bekeringe, tenant in chief, upon her taking oath not to marry without the king's licence.

The like to Thomas de Normanvill, escheator beyond Trent.

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MEMBRANE 9d.

Nov. 22.
Westminster.

Reginald de Geynesburgh acknowledges that he owes to William de Valencia 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York. Witness: Edmund, earl of Cornwall.

Ailward Bishop of Luton acknowledges that he owes to Agnes de Vescy 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

William de Sutton acknowledges that he owes to Edith, late the wife of William son of Alexander le Ferron, and Bartholomew de Agmodisham 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hamo le Parker made like recognisance to Edith and Bartholomew, and granted that the money shall be levied, in William's default, of his lands and chattels in co. Essex.

Cancelled on payment.

William de Somervile of Keworth, Robert son of Robert de Cotegrave, Henry, son of the said Robert, John Gilien of Widmerpol, Hubert de Crosseby, and Gaudinus de Colston Basset acknowledge that they owe to Richard de Bingham 22*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

1288.

Membrane 9d—cont.

The abbot of Vale Royal acknowledges that he owes to Baronecynus Galteri, Brunettus and Richard, his sons, merchants of Lucca, 172*l.*; to be levied, in default of payment, of his lands and chattels in co. Chester.
Cancelled on payment.

John son of Fulk de Bathonia acknowledges that he owes to Adam de Poterton 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. York, Northumberland, and Lincoln.

Master Richard de Whitton, parson of the church of Soureby, acknowledges that he owes to Hugh de Kendale, clerk, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.
Cancelled on payment.

Nov. 25.
Westminster

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Wilts. Witness: Edmund, earl of Cornwall.

Edmund, the king's brother.

William de Valencia.

John de Bohun.

Alan de Plogenet.

Reginald de Grey.

Ralph Pippard.

Hugh le Dispenser.

Alexander de Balliolo.

John de Cobham.

The prior of the Hospital of St. John of Jerusalem in England.

Ela, countess of Warwick.

The abbess of Godistowe.

The master of the military order of the Temple in England.

The abbot of Battle.

The prior of Bath.

William de Brehus.

Henry de Lacy, earl of Lincoln.

Nicholas de Sheprugg.

The abbess of Malmesbury.

Petronilla de Thony.

Edmund, earl of Cornwall.

John Lovel.

Joan, late the wife of Reginald son of Peter.

Godfrey, bishop of Worcester.

Emelina Lungespeye.

William, bishop of Emly.

Milicent de Monte Alto.

Roger de Inkepenne.

Geoffrey de Picheford.

Richard son of John.

John de la Mare.

Humphrey de Bohun, earl of Hereford.

The abbess of Shaftesbury.

William de Lavenham.

Arnald Murdak.

William de Wiggeber'.

The abbot of Radingg'.

The abbot of Glastonbury.

John de Ingham.

Master Elias de Wyntonia.

1288.

Membrane 9d—cont.

Eustace de Hacche.
 Edmund de Mortuo Mari.
 Thomas de Sancto Omero.
 Adam de Stratton.
 Ralph le Mareschal.
 The abbot of Cirencestre.
 William de Grandisono.
 Theobald de Verdun.

Geoffrey de Harleford acknowledges that he owes to William de Harleford, his father, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Thomas son of Ralph Barry acknowledges that he owes to Master Ralph de Baldok, archdeacon of Middlesex, Robert de Dreyton, and Master Ralph de Ivingho, executors of the will of John de Chishull, sometime bishop of London, 75*s.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Nov. 26. John de Horreby acknowledges that he owes to Peter de Arderne 80*l.*; Westminster. to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Chester.

Nov. 28. Miles de Hastings and Nicholas de Oddingeseles acknowledge that Westminster. they owe to William de Hamelton, clerk, 94*l.* 14*s.* 5½*d.*; to be levied, in default of payment, of their lands and chattels in cos. Warwick and Northampton. Witness: Edmund, earl of Cornwall.

John de Gymminges acknowledges that he owes to Brother William de Haunley, prior of the Hospital of St. John of Jerusalem in England, and to the brethren of the same 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Enrolment of deed of Reginald de Balun, brother and heir of Sir Walter de Balun, witnessing that whereas he granted to Robert, bishop of Bath and Wells, and to Philip Burnell, his nephew, the manor of Great Cheverel, with the advowson of the church of the same, for their lives, he now grants to them the said manor and advowson: to hold to them and their heirs of the chief lords of the fee, rendering to Reginald a rose at Midsummer. As they have seisin thereof by the first deed for life, he releases the manor and advowson to them for ever. Witnesses: Sir Thomas de Rus, Alexander de Cheverel, Peter de la Mare, knights; Peter de Lavynton, Simon le Free, John de Wodebrigg, Richard le Heir. Dated on Thursday the feast of St. Katherine, 17 Edward.

Memorandum, that Reginald came into chancery at Westminster, and acknowledged the deed.

Enrolment of indenture whereby the aforesaid Robert and Philip grant, in consideration of the preceding deed, that after the lapse of twenty-four years from the day of the making of these presents, they shall be unable to claim any right in the manor and advowson by virtue of the aforesaid charter. Reginald grants that if they or their heirs pay any debts for him or his ancestors by distraint to be levied in the manor, they shall retain the manor and advowson beyond the term aforesaid until they shall have received such debts in full from the issues of the manor, the value of the manor being reckoned at 10*l.* yearly. Dated on Sunday before the Purification, 17 Edward.

1288.

Membrane 9d—cont.

Peter de Ardern acknowledges that he owes to Bernard de Vile Burgoin 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Chester, Lincoln and Stafford.

Cancelled on payment.

Thomas de Essexia and Richard del Hull acknowledge that they owe to Robert, bishop of Bath and Wells, 66½ quarters of wheat, price 16*l.* 7*s.* 6*d.*; to be levied, in default of payment, of their lands and chattels in cos. Suffolk and Essex.

Peter de Ardern acknowledges that he owes to Baruncinus Galteri, Brunettus and Richard, his sons, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

The said Peter acknowledges that he owes to the said Baruncinus, Brunettus and Richard 19*l.*; to be levied, in default of payment, of his lands and chattels in cos. Chester and Lincoln.

Note of payment of 26 marks on account.

MEMBRANE 8*d.*

Dec. 5. Jernanus Hay acknowledges that he owes to William de Burneton
Westminster. 11 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John Bone de la Ryve acknowledges that he owes to Michael Pickard 22 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of release by Richard de Haselholt to Geoffrey de Langeleye, knight, of all the land that he had of Geoffrey's gift in the town of Turkedon, co. Gloucester. For this release Geoffrey paid him 40*l.* beforehand. Dated at London, on Sunday the eve of St. Nicholas, 17 Edward.

Memorandum, that Richard came into chancery at Westminster, and acknowledged the aforesaid deed.

Donus son of Bernardinus de Podio acknowledges that he owes to Henry de Podio, merchant of Lucca, 500 marks; to be levied, in default of payment, of his lands and chattels.

John Jolivet came before the king, on Tuesday after St. Nicholas, and sought to replevy to Hugh Beau Service the latter's land in Coderigge, which was taken into the king's hands for his default against Maud de Eldefeld. This is signified to the justices of the Bench.

Gerin de Sancto Egidio acknowledges that he owes to Fulk de Sancto Edmundo 31*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Thomas de Saunford acknowledges that he owes to Robert, bishop of Bath and Wells, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Thomas de Regge, John de Oke, Peter de Denehil, and Master William de Tripacy acknowledge that they owe to Thomas Burd 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Sussex and Buckingham.

1288

Membrane 8d—cont.

Nutus son of Fulbert and Burgensis, his brother, acknowledge that they owe to Robert de Barton, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

Dec. 15.
Westminster.

Ralph de Berners, knight, acknowledges that he owes to John de Bauquell, citizen of London, 8*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands in cos. Essex, Suffolk and Middlesex. Witness: Edmund, earl of Cornwall.

Peter de Genevile acknowledges that he owes to R. bishop of Bath and Wells 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment, acknowledged by William de Hamelton.

Geoffrey son of Simon le Heuker came before the king, on Monday the feast of St. Lucy, and sought to replevy to Geoffrey Puskamong the latter's land in Carbeysthorp, which was taken into the king's hands for his default against Agnes, late the wife of Hugh le Marchaund. This is signified to the justices of the Bench.

James de Bello Campo, parson of the church of Hamslap, acknowledges that he owes to Roger de Flegg 20*l.*; to be levied, in default of payment, of his lands and ecclesiastical chattels in the diocese of Lincoln.

Enrolment of release by Emma, late the wife of Silvester de Swineford, to Master Henry de Bray of her right in the lands that belonged to Silvester in the manor of Fardingeston, which lands Henry holds. She also confirms Henry's gift to Peter de Ry and Isolda, his wife, of the lands in Little Messenden that belonged to Silvester, and his gift to John de Bray, Emma's brother, of the lands in Clipston Keilmers and Sibertoft that belonged to Silvester. She grants that if Peter and Isolda and John be impleaded concerning the said tenements by an action of dower or otherwise so that they shall vouch Henry to warranty, Henry shall not be bound to make such warranty against Emma, but her action against them shall be void. Witnesses: Thomas le Lingedraper, Roger de Arderne, Edward le Carpenter, John de Carliolo, Robert de Berweholt, William Attewelle, Adam de Warewyk, John de Derby, and John le Taverner. Dated at London, at Martinmas, 16 Edward.

Memorandum, that Emma came into chancery at Westminster, and acknowledged the preceding deed.

Hugh Pinny came before the king, on Tuesday the feast of St. Thomas the Apostle, and sought to replevy his and his son John's land in Brendwode, which was taken into the king's hands for his default against John de Bedefunte and Agnes, his wife. This is signified to the justices of the Bench.

1289.

Jan. 3.
Westminster

John Burel came before the king, on Monday after the Circumcision, and sought to replevy his land in Erthecote, which was taken into the king's hands for his default in the king's court against the abbot of St. Augustine's. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

Nicholas Flemmyng came before the king, on Wednesday before St. Hilary, and sought to replevy to Henry le Furner of Stafford, chaplain, the latter's land in Mulnemes, which was taken into the king's hands for his default against Joan, late the wife of Stephen atte Brygende. This is signified to the justices of the Bench.

1289.

Membrane 8d—cont.

Walter Blendchare and Juliana, his wife, came before the king, on Monday after St. Hilary, and sought to replevy their land in Thakestede, which was taken into the king's hands for their default against Thomas Abraham. This is signified to the justices of the Bench.

Walter son of William le Tayllur de Paris' of London acknowledges that he owes to Hugh de la Chaumbre 10*l.*; to be levied, in default of payment, of his lands and chattels in London.

John Geraud of Westtilebires acknowledges that he owes to Master William de Harewrth, parson of the church of Westtilebires, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Andrew Garlaund of Pecham acknowledges that he owes to Hugh de la More 6 marks 5*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Geoffrey de Caderton came before the king, on Saturday the feast of St. Vincent, and sought to replevy to Richard son of Robert Unton, Richard de Mamecestre, Thomas son of Robert Unton, and Roger de Farnewrth their land in Mamecestre, which was taken into the king's hands for their default against Isolda, late the wife of Robert Unton. This is signified to the justices of the Bench.

Jocelin de Sancto Aluno came before the king, on Sunday after SS. Fabian and Sebastian, and sought to replevy to William le Taverner the latter's land in Medeshole, which was taken into the king's hands for Jocelin's (*sic*) default against Nicholas de Cornubia. This is certified to the justices of the Bench.

Robert de Parham acknowledges that he owes to Robert de Scales 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Giffard le Beof acknowledges that he owes to Adam de Osgotby, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Reginald de Suffolk acknowledges that he owes to Richard son of John 5 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Adam de Kereseye acknowledges that he owes to Geoffrey de Pycheford 83*l.* 13*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Fulk de Lucy acknowledges that he owes to Nicholas de Eton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Feb. 3.
Westminster.

John de Ferlington acknowledges that he owes to Thomas, abbot of Topeholm, Thomas de Herington, Bernard de Nevill, and Peter de Thuresby, executors of the will of Robert de Nevill, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York. Witness: Edmund, earl of Cornwall.

Joan, late the wife of John de Chaunceaus, acknowledges that she owes to William de Hamelton 29*l.*; to be levied, in default of payment, of her lands and chattels in co. Essex.

1289.

Membrane 8d—cont.

Memorandum, that Henry de Lasey, earl of Lincoln, who is staying with the king by his orders in parts beyond sea, has the king's letters patent of attorney in the names of Peter de Cestre, provost of Beverley, and William le Vavazur, to remain in force until 20 April, in the 17th year of the reign.

MEMBRANE 7d.

Richard Russel of Immeworth acknowledges that he owes to Nicholas de Hedeshore 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Thomas de Saumford acknowledges that he owes to William le Barber of London 19 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Feb. 5.
Westminster.

Ralph de Leukenore acknowledges that he owes to Arnald Murdak 200 marks; to be levied, in default of payment, of his land and chattels in cos. Oxford and Northampton.

Adam son of Richard de Ormeston acknowledges that he owes to Nigel son of Roger de Ourmeston and Roger de Stubbes 22 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

Walter (*Gautherus*) de Dolvia, parson of the church of Preston near Faveresham, and William de Alta Villa, acknowledge that they owe to Master Giffridus de Vezano, Hugh de Vienna, and Master John de Ausona, executors of the will of Lambert de Moneto, 6*l.* 5*s.* 6*d.*; to be levied, in default of payment, of their land and chattels in co. Kent.

Master Thomas de Pontesbur[y], parson of the church of Craumfeld, acknowledges that he owes to William de Holecote, clerk, 16 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Hasting' acknowledges that he owes to the prior of the Hospital of St. John of Jerusalem in England 100 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Feb. 9.
Westminster.

Simon son of Guy acknowledges that he owes to Gregory de Rokesl[eye] 34*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Devon and Oxford. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

William Duket acknowledges that he owes to Master Henry de Bray 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas de Nevill, parson of the church of Kegworth, acknowledges that he owes to John de Langeton, clerk, 71*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Leicester.

Cancelled on payment.

Enrolment of grant by John de Tany, son of Peter de Tany, to Sir William de Hamelton, clerk, of a messuage, 120 acres of arable land, 200 acres of marsh, and three groves (*gravas*) of wood in Hockeleye, which are of the fee of the abbess and convent of Berkinges and which John had of the gift of Sir John de Tracy of Essex and Margery, his wife, by fine

1289.

Membrane 7d—cont.

levied in the king's court at Westminster between John and Margery and him: to have and to hold of him and his heirs, rendering therefor to him 1*d.* at Midsummer for all services, customs and demands, doing to the chief lords of the fee the services therefor due and accustomed. Witnesses: Sir William de Lamburn, Sir Richard de Tany, Sir John le Breton, knights; Roger de Botingham, John Sayer, Henry de Berewik, Gilbert Coleman of Reylllee, Thomas de Fyfhide, Robert de Bardelby, clerk. Dated on Thursday, the feast of St. Scholastica, 17 Edward.

Memorandum, that John came into chancery, on Friday the morrow of the said feast, and acknowledged the preceding deed.

Geoffrey le Escot of London acknowledges that he owes to Robert, bishop of Bath and Wells, and the other executors of the will of Matilda Waleraund 4*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Feb. 8. Geoffrey de Alba Marlia acknowledges that he owes to William de
Westminster. Hamelton 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon. Witness: Edmund, earl of Cornwall.

Richard de la Hide acknowledges that he owes to John de Ponte 4 marks 4*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

William de Harpecote acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

William de Burstal acknowledges that he owes to William de Hamelton, clerk, 5½ marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de la Hide acknowledges that he owes to John de Ponte 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Feb. 20. Master Philip Walraund acknowledges that he owes to William de
Westminster. Hamelton, clerk, 170 marks; to be levied, in default of payment, of his lands and chattels in co. Essex. Witness: Edmund, earl of Cornwall.

Simon son of Ralph de Throp acknowledges that he owes to Master Henry de Bray, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Hugh de Sancto Filberto acknowledges that he owes to Edmund de la Hyde 175 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Oxford.

Richard le Fevre came before the king, on Thursday the feast of St. Matthias, and sought to replevy his and his wife Sibyl's land in the suburbs of Oxford, which was taken into the king's hands for their default against Juliana, late the wife of Walter de Wotton. This is signified to the justices of the Bench.

John le Joven of Eywrth, John de Wrestlingwrth, clerk, John Tayllard, Richard de Bleyves, and Thomas de Bleyves of Wrestlingwrth acknowledge that they owe to Adam de Crokedayk 43 marks; to be levied, in default of payment, of their lands and chattels in co. Bedford.

1289.

Membrane 7d—cont.

Walter de Olnia, parson of the church of Preston near Faversham, acknowledges that he owes to Richard Guidicionis and his fellows, merchants of Lucca, 100s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas Burd acknowledges that he owes to John de Ditton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Roger de Arderne acknowledges that he owes to Robert de Bartheleby, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

March 1.
Westminster.

Edward le Carpenter acknowledges that he owes to the said Robert 8l.; to be levied, in default of payment, of his lands and chattels in the city of London and in co. Middlesex. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Memorandum, that John son of John son of Alan de Wolvreton, whose marriage Queen Eleanor, the king's consort, granted to R. bishop of Bath and Wells, the chancellor, came into chancery, on Thursday, 3 March, 17 Edward; on which day a befitting marriage was offered to John on the bishop's behalf, which he refused to admit, and he acknowledged that his marriage pertained to the bishop by reason of the grant aforesaid, and he granted that he would not marry anyone except by the bishop or with his consent and will, and that upon the bishop's arrival in England he would make agreement with him concerning the marriage, and he acknowledged and granted that if he do otherwise, he shall incur the penalty contained in the statute in this behalf.

Robert son of Nicholas de Wolrickeby came before the king, on Saturday before St. Gregory, and sought to replevy to William son of Robert de Wulrickeby and Richard, his brother, their land in Wulrickeby, which was taken into the king's hands for their default against Agnes, late the wife of John de Wellewyk of Bernetby. This is signified to the justices of the Bench.

Nicholas de Laufare came before the king, on Monday before St. Gregory, and sought to replevy to William de Rothing' the latter's manor of Great Macching', which was taken into the king's hands for his default against Huelina, late the wife of Thomas de Arderne. This is signified to the justices of the Bench.

Henry de Whiteby of Louthre acknowledges that he owes to Robert de Barton, clerk, 4l.; to be levied, in default of payment, of his lands and chattels in cos. Westmoreland and Cumberland.

Henry de Grey acknowledges that he owes to Nicholas de Wokinden 36l. 15s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

The aforesaid Nicholas acknowledges that he owes to the said Henry 18l. 10s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

1289.

*Membrane 7d—cont.*April 3.
Westminster.

William de Hathellessey acknowledges that he owes to William de Hamelton, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Huntingdon. Witness: Edmund, earl of Cornwall.

MEMBRANE 6d.

March 15.
Westminster.

William son of William de Roulesham acknowledges that he owes to Thomas de Capella, clerk, 21 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford. Witness: Edmund, earl of Cornwall.

Elias de Hauville, who is going to the king in parts beyond the sea, puts in his place Hugh de Monte Alto until Michaelmas next, and the king granted that Hugh may make attorneys in Elias's place.

Roger Crok of London acknowledges that he owes to William de Hamelton, clerk, 8l.; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and London.

Memorandum, that William de Hamelton delivered to Robert de Fulburn, on Thursday before St. Edward, two writs from the king to take 4s. from every tun of wine of the men of St. Emilion and Brigerac (*Sancto Emiliano et Brigeriaco*), to be taken to Ireland, in order that they may be delivered to the justiciary of Ireland and to the treasurer and barons of the exchequer of Dublin.

Robert son of Peter de Braundon acknowledges that he owes to Master Reginald de Braundon 40s.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

To O. bishop of Lincoln. Inhibition of his attempting anything by pretext of any letters whatsoever directed or hereafter to be directed to him concerning the prebend of Nassinton in the church of Lincoln, which is of the king's crown and patronage, or concerning anything else pertaining to the king by reason of his barony in the said church, that may be damaging or prejudicial to the king, by ordaining or instituting without consulting the king, wherefore the king ought to put his hand upon the barony, as such action would be to the disinheritation of his crown and dignity, especially as the collation to that prebend pertains to him during voidance of the see, as does also that of all other dignities and prebends of that church. Witness: Edmund, earl of Cornwall. [Prynne, *Records*, iii. 389.]

John Oky of Suthwerk and Simon Kyng acknowledge that they owe to Roger le Engleys of London 8½ marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Geoffrey son of Robert Gregori of Westperie came before the king, on Sunday before the Annunciation, and sought to replevy his land in Westpery, Wedeberecote, and Norton, which was taken into the king's hands for his default against Alice, daughter of Robert Gegori (*sic*) of Westperie. This is signified to the justices of the Bench.

John de Gathesthorp acknowledges that he owes to Walter le Sauvage 15s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1289.

Membrane 6d—cont.

John de Hasting' acknowledges that he owes to William de Holecote, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Robert Waldeschef came, on Sunday before the Annunciation, and sought to replevy to William de Rothing' the latter's manor of Great Macching', which was taken into the king's hands for his default against Hughelina, late the wife of Thomas de Ardern. This is signified to the justices of the Bench.

William son of Thomas son of Walter de Houton came before the king, on Wednesday before the Annunciation, and sought to replevy to Thomas son of Walter de Houton the latter's land in Houton, which was taken into the king's hands for his default against Walter son of Walter Scarmanger. This is signified to the justices of the Bench.

Aunger de Chaucumb acknowledges that he owes to Master Richard de Wyntonia and the other executors of the will of Peter de Wyntonia 42 marks; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.

Peter de Leyham, Ralph de Pikehurst, William le Grey, John 'the' Gest, William 'the' Elde, Geoffrey de Pikehurst, Richard Uppetton, Thomas de la Bruere, Reginald Attebagh, John le Prevost, William le Stere, Richard Kebbild, Thomas 'the' Bolle, Geoffrey de Risshefeld, Godfrey le Pestur, Nicholas Atteston, John Undreheld, John le Tanur, and William de Benehall of West Wytham acknowledge that they owe to Robert, bishop of Bath and Wells, 40l.; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment, acknowledged by William de Hamelton, one of the executors of the bishop's will.

John de Ho came before the king, on Saturday after the Annunciation, and sought to replevy his land in Waldene and Cuminton, which was taken into the king's hands for his default against Christiana, late the wife of Christiana de Ho. This is signified to the justices of the Bench.

Thomas le Esquier, John de Camberwell, and William Uggie acknowledge that they owe to Robert de Veer, earl of Oxford, 7l.; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Cancelled on payment.

Robert son of Stephen de Whileby came before the king, on Friday after the Annunciation, and sought to replevy his land in Wyleby, which was taken into the king's hands for his default against Peter son of Stephen de Wyleby and Agnes, daughter of Stephen de Wyleby. This is signified to the justices of the Bench.

Robert de Waldeschef came before the king, on Saturday before St. Ambrose, and sought to replevy to William de Rothing' the latter's manor of Great Macching', which was taken into the king's hands for his default in the king's court against Hughelina, late the wife of Thomas de Arderne. This is signified to the justices of the Bench.

Nicholas de Queneby acknowledges that he owes to Richard de Bereford, clerk, 21s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

1289.

Membrane 6d—cont.

John de Say acknowledges that he owes to John de Westle of London 52s. ; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Braynford acknowledges that he owes to John de Radenovre 18l. ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Semannus, parson of the church of Sturmere, acknowledges that he owes to Hugh de Vienna, executor of the will of Lambert de Monet, 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

April 5. John de Insula, knight, acknowledges that he owes to William de Westminster. Hamelton, clerk, 250 marks ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Peter de Denhull acknowledges that he owes to William the king's pantler (*panetario*) six tuns of wine, price 13l. 10s. 0d. ; to be levied, in default of payment, of his lands and chattels in co. Kent.

For greater security he found as sureties Thomas de Regge of co. Sussex, John de Brokesheved of co. Hertford, and Thomas de Vileston of co. Buckingham, who constituted themselves principal debtors, and granted that the debt shall be levied, in Peter's default, of their lands and chattels in the aforesaid counties.

Edward le Charpenter acknowledges that he owes to Hugh de Kendal 45s. ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

John de Chaunceus came before the king, on Saturday before St. George, and sought to replevy his land in Bisuthedon, which was taken into the king's hands for his default against Joan, late the wife of John de Chaunceus.

John le Clerk of Great Merlawe acknowledges that he owes to Walter de Langeton, clerk, 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Nicholas de Queneby acknowledges that he owes to Richard de Bereford 18s. ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Rothing' came before the king, on Wednesday before St. George, and sought to replevy his manor of Great Macching', which was taken into the king's hands for his default against Huelina, late the wife of Thomas de Ardern. This is signified to the justices of the Bench.

John de Wauton acknowledges that he owes to R. bishop of Bath and Wells 20l. ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Nicholas de Penstawen came before the king, on Friday before St. Mark, and sought to replevy to William son of Ralph the latter's land at Treworwels, which was taken into the king's hands for his default against Thomas Burgeys, clerk.

1289.

Membrane 6d—cont.

Adam son of Adam de Oldum' came before the king, on the morrow of St. George, and sought to replevy his land in Oldum', which was taken into the king's hands for his default against Dionisia, late the wife of Adam de Oldum'.

Robert le Wowere of Asteleye came before the king, on Monday the feast of St. Mark, and sought to replevy his land in Asteleye, which was taken into the king's hands for his default against Nicholas son of Simon de Salopia and Sigilla (*sic*), his wife.

April 18.
Westminster.

Hugh de Bray acknowledges that he owes to Gerard de Braybrok 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.

Michael de Hartecla acknowledges that he owes to Richard Guidicionis and his fellows, merchants of Lucca, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

Maud de Watevill acknowledges that she owes to Robert de Draytone, treasurer of St. Paul's, London, 50*s.*; to be levied, in default of payment, of her lands and chattels in co. Surrey.

The said Maud acknowledges that she owes to Nicholas de Heddesoure 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Surrey.

John de Asshleye, John Wyth, Miles de Wolvedon, Miles de la Hele, Martin le Fevre, John le Lung, John de Luggeworthi, John del Pask, Roger de Bykelacre, and Richard le Knyght, John de Nitherecote, Henry de la Wylle, and Thomas de Karlee came before the king, on Tuesday the morrow of St. Mark, and sought to replevy their land in Lyfton Sprey, which was taken into the king's hands for their default against Joan, late the wife of John de Chaunceus. This is signified to the justices of the Bench.

Walkelin de Arderne acknowledges that he owes to Walter de Langeton, clerk, 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Chester.

Cancelled on payment.

Peter de Huntingfeld acknowledges that he owes to Aubrey de Fiscampo 5 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Ingram de Brok acknowledges that he owes to Peter, vicar of Sounting, 30 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Munketon and John de Stapilford acknowledge that they owe to Master William de Luda and William de Bliburgh, executors of the will of Hamo de la Leye, 18 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Membrane 6d—Schedule.

April 28.
Westminster.

William le Sauser acknowledges that he owes to Richard de Chigewell, citizen of London, 24*s.*; to be levied, in default of payment, of his lands and chattels in the city of London. Witness: Edmund, earl of Cornwall.

1289.

Membrane 6d—Schedule—cont.

Amice, late the wife of Walter de Muriden, acknowledges that she owes to Osbert de Bereford 13*l.* 10*s.* 0*d.*; to be levied, in default of payment, of her lands and chattels in cos. Warwick and Leicester.

Cancelled, with note that she paid the money to William de Bereford, who mainperned in chancery that he would acquit her against Osbert, and granted that the money should be levied, if he do not, from his lands and chattels.

Richard de Herthull acknowledges that he owes to the said Osbert 13*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick, Leicester, and Derby.

Adam Durand, of Fenny Stretton, acknowledges that he owes to the abbot of Woburn 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

For greater security he found as sureties Osbern Chival and Nicholas le Botyler of Caldecote, who constituted themselves principal debtors, and granted that the money shall be levied, in Adam's default, of their lands and chattels in co. Buckingham.

Ralph de Berners acknowledges that he owes to Edmund, the king's brother, 106*l.* 13*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Essex, and Sussex.

Cancelled on payment, acknowledged by John de Ditton and Roger le Brabazun, Edmund's attorneys.

Richer de Kendale acknowledges that he owes to Aubrey de Fiscampo 2 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Hugh de Coleworth acknowledges that he owes to Adam de Nedham of St. Albans 68*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Adam le Poleter of Redinges acknowledges that he owes to Walter de Redinges, parson of the church of Bradefeld, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Robert Baynard, knight, acknowledges that he owes to Robert, bishop of Bath and Wells, 12 marks 5*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment, acknowledged by W. de Holecote.

Adam de Elmerugge acknowledges that he owes to Laurence de Lude-lawe, merchant, 6*l.* 16*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Henry Huse, knight, acknowledges that he owes to Adam Gurdun 60 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Edmund de Mortuo Mari acknowledges that he owes to Gilbert de Clare, earl of Gloucester and Hertford, 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Hertford.

Cancelled on payment, acknowledged in chancery by the abbot of Teukesburi, executor of Gilbert's will.

William Painel acknowledges that he owes to John Cole, citizen of London, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

1289.

*Membrane 6d—Schedule—cont.*May 5.
Westminster.

Thomas le Foun acknowledges that he owes to Thomas de Flete of London 40s. ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The prior of Byrkeheved acknowledges that he owes to William de Hamelton, clerk, 62 marks ; to be levied, in default of payment, of his lands and chattels in co. Chester.

Cancelled on payment.

Hugh Daundely acknowledges that he owes to Adam de Nedeham of St. Albans 16l. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Drogo de Barentyn acknowledges that he owes to Hugh de Sancto Phileberto 20l. ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Rugge and William de Hoo acknowledge that they owe to Master William le Paneter 13l. 10s. 0d. ; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Gilbert de Bole, cordwainer (*allutarius*) of London, acknowledges that he owes to Roger de Bello (*sic*) Fago and Emma, late the wife of Robert de Halwton, executors of the will of Robert de Halwton, 20 marks ; to be levied, in default of payment, of his lands and chattels in the city of London.

May 8.
Westminster.

The abbot of Bruern (*Bruera*), of the Cistercian order, acknowledges, for himself and his house, that he owes to Laurence de Lodelawe, John de Lodelawe, and Thomas de Lodelawe, sons of Nicholas de Lodelawe, deceased, by Margery, his wife, 2,000 marks ; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Gloucester. Witness : Edmund, earl of Cornwall.

Cancelled on payment, and the abbot made another recognisance to John de Lodelawe, as appears in the Close Roll of the eighteenth year.

The aforesaid abbot acknowledges that he owes to Laurence, John, and Thomas five sacks of wool, price 100 marks, to wit 20 marks each sack ; to be levied as above.

[Cancelled as above.]

Walter de Everoys of Bodinham acknowledges that he owes to Laurence de Lodelawe 77s. 4d. ; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Ralph de Badelesmer, knight, acknowledges that he owes to Walter de Langeton, clerk, 24l. ; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Stiveshesworth, Reginald son of Robert de Gomecestre, Richard le King of Offord, William le Paumer of Offord, Ralph le Paumer, and John Andreu acknowledge that they owe to Hugh de Vienna, clerk, 29l. 6s. 9d. ; to be levied, in default of payment, of their lands and chattels in co. Huntingdon.

Henry de Raghton of Aynthorn acknowledges that he owes to Robert de Barton, clerk, 10s. ; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

1289.

Membrane 6d—Schedule—cont.

William Grandyn, knight, acknowledges that he owes to Hugh 'de Vienna 22 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Sussex.

John de Eyvill acknowledges that he owes to John de Horbiry 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

May 14.
Westminster.

William de Spalding acknowledges that he owes to Robert de Bartheleby, clerk, 68 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Oxford. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Ralph son of William, knight, acknowledges that he owes to Baruncinus Galteri, merchant of Lucca, 18*l.* 14*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Merewell acknowledges that he owes to William de Hamelton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

William de Ros, the elder, acknowledges that he owes to William de Hamelton, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Nottingham.

Hugh Galun came before the king, on Monday before the Ascension, and sought to replevy to Andrew de Brotherwyk the latter's land in Brotherwik, which was taken into the king's hands for his default against Roger Baret and Constance, his wife. This is signified to the justices of the Bench.

May 18.
Westminster.

Baldwin de Aldeham acknowledges that he owes to Richard de Staunford, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Sussex. Witness: Edmund, earl of Cornwall.

Hugh de Stansted, chaplain, acknowledges that he owes to Hugh de Vienna, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Essex.

John de Harpesfeld acknowledges that he owes to John son of Simon de Almescho 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Walter de Sutton acknowledges that he owes to Peter de Cestre, clerk, 34*s.* 2 $\frac{1}{4}$ *d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Guy de Shenefeud acknowledges that he owes to William de Hamelton, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of deed of William de Araaz, citizen of London, witnessing that whereas he granted to Sir Ralph de Hengham and Richard de Wrenhampton, Ralph's nephew, all his lands in the towns of Dertford and Wilminton and 40*s.* of yearly rent from certain tenants in Dertford, he hereby charges to Ralph all his tenements in London, to be held until Ralph have received the fealty of the tenants and have good security in this matter. Dated at London, on Wednesday after the Ascension, 17 Edward.

Memorandum, that William came into chancery, and acknowledged the preceding deed.

1289.

Membrane 6d—Schedule—cont.

William de Spaldinges acknowledges that he owes to Robert de Barthelby, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Hugh de Druval acknowledges that he owes to Gilbert Garlaund, 'armurer,' citizen of London, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Roger de Braylesford, parson of the church of Dronefeud, acknowledges that he owes to John de Langeton, clerk, 15 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

June 2.
Westminster.

Thomas son of Henry le Bercher of Wylmundecote came before the king, on Thursday after St. Petronilla, and sought to replevy to Amabilla, daughter of Walter de Lodington, Richard le Taillur of Thamworth, and Master Richard Osmund their land in Wylmundecote, which was taken into the king's hands for their default against Simon de Bruly and Joan, his wife, Adam de Welesbergh and Maud, his wife, and Margaret, daughter of Agnes de Lodington. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

John Geraud of Westilebury acknowledges that he owes to Master William de Harewurth, parson of the church of Westilebury, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard de Ispania acknowledges that he owes to Henry Cosin and William de Sancto Paulo 12 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

John son of Reginald de Wy acknowledges that he owes to Alice, daughter of Reginald de Wy, his sister, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Membrane 6d—Schedule, dorse.

April 8.
Westminster.

To the sheriff of Southampton. Order to cause a regard to be made in the forest of Porecestre, before the coming of the justices of the Forest, so that the regard be made before Whitsuntide. Witness: Edmund, earl of Cornwall.

[*Capitula.*]

The like to the sheriff of Nottingham for a regard in the forest of Shirewode before St. Peter ad Vincula.

May 23.
Westminster.

To the sheriff of Salop. Order to take him with twelve knights and to go to the land of Robert, bishop of Bath and Wells, in Abbeton and the land of Henry, prior of Wenlak, in Dodinton, and to cause a perambulation to be made by the knights between the lands of the bishop and of the prior, which perambulation shall be marked by certain metes and bounds, as the bishop and prior have put themselves upon the perambulation before the king. The sheriff is ordered to certify the justices at Westminster on the morrow of Midsummer of the perambulation under his seal and that of four of the knights.

1289.

Membrane 6d—Schedule, dorse—cont.

Richard de Muscote came before the king on Thursday, the feast of St. Augustine, and sought to replevy to William, son of Walter de Northfeld, the latter's land in Northfeld, Frankelere, Cofton, and Middelton, which was taken into the king's hands for his default against Alice, late the wife of Adam de Northfeld. This is signified to the justices of the Bench.

May 24.
Westminster.

To the keeper and sheriffs of London. Order to cause, immediately upon sight of these letters, renewed proclamation to be made in the city prohibiting any one preparing himself for arms and going with horses and arms in the realm, or from making congregations or assemblies publicly or privately whilst the king is out of the realm, under pain of grievous forfeiture. They are enjoined to conduct themselves so in executing this order that it may not be imputed to them that the king's peace has not been properly observed, wherefore the king would have to punish them. [*P'cedera.*]

The like to all the sheriffs of England. [*Ibid.*]

Thomas le Wyse came before the king, on Monday after Holy Trinity, and sought to replevy to William de Coleford and Juliana, his wife, their land in Coleford, which was taken into the king's hands for his default against John de Coleford. This is signified to the justices of the Bench.

Isolda de Wyrmele came before the king, on Thursday the Translation of St. Edmund the Archbishop, and sought to replevy her land in Boston, which was taken into the king's hands for her default against William son of Thomas Jurdan. This is signified to the justices of the Bench.

Geoffrey Hervey of Brampton came before the king, on Friday after Holy Trinity, and sought to replevy his land in Brampton, which was taken into the king's hands for his default against Matilda, daughter of Hugh Hervey, and Joan, her sister. This is signified to the justices of the Bench.

William son of Robert de Hou came before the king, on Tuesday after St. Barnabas, and sought to replevy his land in Stokesleye, Engelby, Kirkeby, Dromundeby, and Buskeby, which was taken into the king's hands for his default against William de Stokesleye, parson of the church of Levyngton. This is signified to the justices of the Bench.

Hugh de Kelleveden and William Martel acknowledge that they owe to David le Teler of Colecestre and Richard Prytte of Colecestre, executors of the will of David le Teler, 100s.; to be levied, in default of payment, of their lands and chattels in co. Essex.

Robert de Romeny acknowledges that he owes to William de Chilteham 100s.; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Northampton.

Richard de Haydock came before the king, on Thursday after Holy Trinity, and sought to replevy to William de Sancky and Agnes, his wife, their land in Werington, which was taken into the king's hands for their default against Robert de Sancky. This is signified to the justices of the Bench.

Ralph Canon of Milleburne acknowledges that he owes to Walter le Blund of Pontinton 28 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1289.

Membrane 6d—Schedule, dorse—cont.

Richard de Rothingg' acknowledges that he owes to John de Laufar, clerk, and Roger le Mareschall, his brother, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Master John de Chishull, canon of St. Paul's, London, acknowledges that he owes to Master Richard Inge 7*l.* 15*s.* 1*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Miles de Morton acknowledges that he owes to John de Akeburn of London 20*l.*; to be levied, in default of payment, of his lands in chattels in co. Berks.

June 25.
Westminster.

Millicent de Monte Alto acknowledges that she owes to Thomas de Berkeleye, knight, 800 marks; to be levied, in default of payment, of her lands and chattels in cos. Northampton, Bedford, Rutland, Wilts, Somerset, and Devon.

Cancelled on payment.

Ralph de Knyveton acknowledges that he owes to William de Hamelton 5 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Philip le Brun acknowledges that he owes to John son of Thomas de Wydehull, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Rocheford, knight, acknowledges that he owes to William de Hamelton, clerk, 55*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Philip de Monte Gomeri acknowledges that he owes to Robert, bishop of Bath and Wells, the chancellor, 29 marks 4*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by William de Hamelton, one of the executors of the bishop's will.

Robert de Pirariis, John de Ho, and John Adam of Stufton acknowledge that they owe to Dionisia de Monte Caniso, Ralph de Coggeshale, and William Haste, executors of the will of William son of Warin of Monte Caniso, 44*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

June 28.
Westminster.

John de Solers acknowledges that he owes to John Lightfot 6 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford. Witness: Edmund, earl of Cornwall.

John le Brut acknowledges that he owes to John Lightfot 7 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William le Blake acknowledges that he owes to John Lightfot 6 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William de Say, knight, and Alexander de Thaney, knight, acknowledge that they owe to Edmund, the king's brother, 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Middlesex, Suffolk and Essex.

Cancelled on payment, acknowledged by Hugh de Vienna, Edmund's attorney.

1289.

Membrane 6d—Schedule, dorse—cont.

William de Hanneworth near Bingeleye acknowledges that he owes to Robert de Cliderhow, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. York.

Roger le Parker of Odiham acknowledges that he owes to Walter de Odiham 100 —; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Henry de Dunolmia, clerk, acknowledges that he owes to Hugh de Kendal, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

MEMBRANE 5d.

John de Cruket, parson of the church of Crukek, acknowledges that he owes to William de Holecote, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

William de Saunton, knight, acknowledges that he owes to the aforesaid William 12 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

John de Parham acknowledges that he owes to William de Holecote 12 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

June 25. Richard de Plybur[y] and Richard de Monsorell acknowledge that they
Westminster. owe to William de Holecote 12 marks; to be levied, in default of payment, of their lands and chattels in co. Somerset. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

June 26. To Gilbert de Clare, earl of Gloucester and Hertford. Order enjoining
Westminster. him, upon his faith and homage due to the king, to supersede until the king's arrival in England the construction of a castle in the land of Breghenowe of Humphrey de Bohun, earl of Hereford and Essex, and the keeping of armed men there, and attempting anything to the prejudice of the king or of others in the meantime, as the king lately caused proclamation to be made prohibiting any one preparing themselves with arms or going with horses and arms or making assemblies in the king's power while he is out of the realm, and the king now learns from the aforesaid Humphrey that Gilbert, having collected an immense number of armed men, has begun to erect a castle in the aforesaid land, in Humphrey's disinheritance, and that he keeps such armed men there. Witness: Edmund, earl of Cornwall. [*Fædera.*]

Thomas Squier acknowledges that he owes to Simon de Kensington 7 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Thomas de Bella Fago acknowledges that he owes to Agnes, late the wife of Hugh son of Edmund de Waltham, 4 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1289.

Membrane 5d—cont.

Robert de Fethereston acknowledges that he owes to Stephen de Houdene 20s.; to be levied, in default of payment, of his lands and chattels in co. York.

Adam de Dreyton, clerk, acknowledges that he owes to Hugh de Monte Alto 7 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Edmund Trentemars acknowledges that he owes to Hugh de la More 30s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

John de le Ok, son of Miles de Sweyneston, acknowledges that he owes to John de Evereus 11l.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Ralph de Berners acknowledges that he owes to Lapus Bonichi and Gradus Pini, of the society of the Amannati of Pistoja, 56l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Peter de Ry acknowledges that he owes to Juliana, late the wife of Robert de Northantona, 110s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard Tyrel of Little Markeleye acknowledges that he owes to John de Maurdyn 8 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Enrolment of release by William son of Sir Amandus de Ruda to Sir William de Hamelton for the latter's life of the 30l. yearly of land in Hildofston, Oustwyck, Etherdwyck, Beningholm, and Rue, which Amandus gave to William de Hamelton and to the releasor and to Juliana, daughter of Simon de la Roche, and which after the death of William de Hamelton and Juliana ought to revert to Amandus or John, the releasor's brother, and his heirs. Witness: Sir Amandus de Ruda, Sir John Traynel, knights; John de Langeton, William de Byrley, Adam de Osgotby, Robert de Bardelby, clerks. Dated on Saturday before St. Kenelm, 17 Edward.

Memorandum, that William son of Amandus came into chancery, and acknowledged the aforesaid deed.

William Morel acknowledges that he owes to Hugh de Notingham, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in cos. Derby and Stafford.

The prior of Felleye acknowledges that he owes to William de Hamelton, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

James de Bello Campo, parson of the church of Hameslape, acknowledges that he owes to Baruncinus Gwalteri, merchant of Lucca, 22 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Thomas de Bykenore acknowledges that he owes to Giles le Fauconer 9 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

1289.

Membrane 5d—cont.

Laurence de Pavely acknowledges that he owes to Richard de Staumford, clerk, 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Godeleye, clerk, acknowledges that he owes to Hugh de la Newelond, 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Essex.

Ralph de Byron acknowledges that he owes to Master Reginald de Braundon 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Norfolk.

Roger de Bracy acknowledges that he owes to Edmund, earl of Cornwall, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

July 24.
Westminster.

Brother Roger de Baggishoure, master of the house of St. Thomas of Acon of London, acknowledges that he owes to the prior of the Hospital of St. John of Jerusalem in England 164 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham, Essex, Sussex, and London. Witness: Edmund, earl of Cornwall.

Master William de Ewell acknowledges that he owes to Master Walter de Finchingfeld, the younger, 24*l.* 7*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John son of Thomas de Westacre came before the king, on Sunday before St. James, and sought to replevy his land in Westacre, which was taken into the king's hands for his default against Hubert son of Thomas de Westacre. This is signified to the justices of the Bench.

William Barage came before the king, on Sunday after St. Mary Magdalene, and sought to replevy his and his wife Isabel's land in Henacre, which was taken into the king's hands for their default in the prioress of Ambresbury's court of Melkesham against Peter de Baldenham and Joan, his wife. This is signified to the prioress's bailiffs of the said court.

Laurence de Reppes acknowledges that he owes to Robert de Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Robert du Lay acknowledges that he owes to Master Thomas de Oxonia 20 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Membrane 5d—Schedule.

Copy of tripartite indenture witnessing that whereas, after the assignment of dower to Margery, late the wife of Sir Richard de Plessetis, there remained in the king's hands of the lands that belonged to Richard 8*l.* 19*s.* 6*d.* yearly in lands, meadows, pastures, rents, services and customs of freemen and villeins in Neuton Forester, co. Somerset, and the bailiwick of the forestry in the same county, which are extended at 24*l.* 3*s.* 0*d.*, and also 10*l.* 8*s.* 0½*d.* yearly in lands, meadows, pastures, rents, services and customs in Enefeld, co. Middlesex, the total whereof is 43*l.* 3*s.* 2½*d.*, whereof a third part is 14*l.* 7*s.* 0¾*d.* Partition was made in chancery in the presence of Nicholas Pecche and Sabina, his wife, John Duraunt and

1289.

Membrane 5d—Schedule—cont.

Avelina, his wife, John Heyrun and Emma, his wife, heirs and parceners of the said Richard, by the assent and will of all the parceners aforesaid, in the presence of Sir William de Hamelton, supplying the place of the chancellor, in the following manner: the aforesaid Nicholas and Sabina and her heirs shall have two parts of the chief messuage of Neuton Forester, which is extended at 3s. 4d. yearly, 56s. 8d. in lands, meadows, pastures, rents, services and customs in that town, and also the said bailiwick of the forestry, which are extended yearly at 24l. 3s. 0d.; for which they shall pay yearly to John and Avelina and Avelina's heirs 6l. 7s. 7 $\frac{3}{4}$ d. and to John Herun and Emma and Emma's heirs 6l. 7s. 7 $\frac{3}{4}$ d. at London, during Margery's life, which money Nicholas and Sabina shall cause to be carried to London at their charge during Margery's life. And John Duraunt and Avelina and her heirs shall have 60s. yearly in lands, meadows, pastures, rents, services and customs in Neuton Forester, and a third of the chief messuage of Enefeld, which is extended at 6s. 8d., and 4l. 13s. 4d. yearly in lands, etc. in the town of Enefeld. And that John Hayrun and Emma and her heirs shall have 60s. yearly of land, etc. in Neuton Forester, and a third of the chief messuage of Enefeld, which third is extended at 6s. 8d. yearly, and 4l. 13s. 4d. yearly in lands, etc. in the town of Enefeld. Nicholas and Sabina grant that, after Margery's death, all the lands that she holds in dower shall remain to John Duraunt and John Heyrun and Avelina and Emma, and to the heirs of Avelina and Emma, so that upon Margery's death the aforesaid payment of rent shall cease, saving however to John Duraunt and Avelina and John Heyrun and Emma and to the heirs of Avelina and Emma what pertains to them from Nicholas and Sabina and her heirs for the surplus that they shall then possess by the partition aforesaid beyond the reasonable port falling to them of the inheritance. Nicholas and Sabina grant for themselves and their heirs that, if they fail in payment, the money shall be levied of their lands and chattels. Dated at London, 1 July, 17 Edward.

MEMBRANE 4d.

July 29. John Paulyn acknowledges that he owes to Master Robert de Fyleby
Westminster. 9 $\frac{1}{2}$ marks; to be levied, in default of payment, of his lands and chattels in
co. Middlesex.

William le Hare of Keneton acknowledges that he owes to William de
Russheham of Egeham 13 marks; to be levied, in default of payment, of
his lands and chattels in co. Middlesex.

John de Wauton of Dacheworth acknowledges that he owes to William
de Hamelton, clerk, 10l.; to be levied, in default of payment, of his lands
and chattels in co. Hertford.

Cancelled on payment.

Richard de Medburn acknowledges that he owes to John de Langeton,
clerk, 20s.; to be levied, in default of payment, of his lands and chattels
in co. Leicester.

James Isambard came before the king, on Monday the feast of St. Peter
ad Vincula, and sought to replevy his land in Suthampton, which was
taken into the king's hands for his default against John de Hardington.
This is signified to the justices of the Bench.

Aug. 1. Philip de Mardenwell acknowledges that he owes to Nicholas de
Westminster. Weylaund 17l.; to be levied, in default of payment, of his lands and
chattels in Ireland.

1289.

*Membrane 4d—cont.*Aug. 16.
Canterbury.

* John de Warennæ, earl of Surrey, acknowledges that he owes to John Lenevent, burgess of Lille (*Insula*), 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John de Eyvill acknowledges that he owes to William de Holcote 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of release by John de Rodes, knight, son of the late Sir Gerard de Rodes, to Sir Robert Tybotot and Eva, his wife, and Payn, their son, and to Payn's heirs of his claim in the manor of Langar, together with the 80*l.* yearly that they were wont to render to him therefor, in consideration of a great sum of money paid by them to him beforehand for the expedition of certain of his arduous affairs. Dated at Canterbury, on Tuesday the morrow of the Assumption, 1289.

Aug. 17.
Canterbury.

Memorandum, that John came into chancery at Canterbury, and acknowledged the aforesaid deed.

Enrolment of letter from pope Nicholas to the king, requesting him to pay the yearly *census* of 1,000 marks sterling due to the Roman church for the three years concerning payment whereof pope Honorius IV directed letters to the king, and for the two following years ending at Michaelmas next to Master Giffredus, clerk of the pope's chamber dwelling in England, upon his presenting these letters. Dated at St. Peter's, Rome, 4 Kal. May, in the first year of his pontificate. [*Prynne, Records*, iii. 390.]

Memorandum, that, on Friday after the Assumption, this bull was delivered at Ledes to Master William de Luda, then keeper of the wardrobe, to be kept in the king's wardrobe.

Henry de Faversham of Auberconewey acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 4 marks; to be levied, in default of payment, of his lands and chattels.

John de Valoygnes son of Walter de Lecton acknowledges that he owes to Walter de Langeton, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Aug. 18.
Leeds.

Eustace de Hacche acknowledges that he owes to Peter de Stany 250 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Surrey.

Walter Selote came before the king, on Friday before the Assumption, and sought to replevy a messuage in Reygate, which was taken into the king's hands for his default against Peter de Reygate. This is signified to the justices of the Bench.

Aug. 21.
Leeds.

To the sheriff of Essex and Hertford. Order to certify the king at his next parliament at Westminster in person of the names and surnames of all those going about his bailiwick with horses and arms and making assemblies there secretly or openly, and also of the names and surnames of all those that assembled after the king's proclamation inhibiting such practices and his renewed proclamation on 24 May last, and how the sheriff shall have executed the king's orders in this behalf, so executing this order that the king may not have to punish him and his lands, goods and chattels, as the king is given to understand that certain persons go about with horses and arms on opposite sides (*vicissim*) and make assemblies in divers places in the sheriff's bailiwick, contrary to the said proclamations. [*Fædera*; Ryley, *Placita*, p. 456.]

The like to all the sheriffs of England. [*Ibid.*]

* With this enrolment the testing of the letters by the king himself recommences.

1289.

Membrane 4d—cont.

Baldwin de Frivile acknowledges that he owes to Master William de Luda 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Gloucester.

Paulinus Chese came before the king, on Thursday the morrow of St. Bartholomew, and sought to replevy to William le Specer of Oxford and Isolda, his wife, a messuage in Oxford, which was taken into the king's hands for his default against Walter de Lindes[eye] and Agnes, his wife. This is signified to the justices of the Bench.

Sept. 4. William Turgys came before the king, on Sunday before the Nativity of
Rayleigh. St. Mary, and sought to replevy to John le Moeler a messuage in Salisbury (*Nova Sar'*), which was taken into the king's hands for John's default against John le Barbour. This is signified to the justices of the Bench.

Joan Faussillun acknowledges that she owes to William de Hamelton, clerk, 30 marks; to be levied, in default of payment, of her lands and chattels in co. Essex.

Sept. 6. William Parleben came before the king, on Tuesday before the Nativity
Woodham of St. Mary, and sought to replevy his lands in Frendesbury, which was
Ferrers. taken into the king's hands for his default against John de Cobeham. This is signified to the justices of the Bench.

Master Adam de Botindon came before the king, at the feast of St. Giles, and sought to replevy his land in Ovre Botingden, which was taken into the king's hands for his default against Alice Cok. This is signified to the justices of the Bench.

John de Oke came before the king, on Tuesday the eve of the Exaltation of the Holy Cross, and sought to replevy his land in Burleye, which was taken into the king's hands for his default against William de Dilewe. This is signified to the justices of the Bench.

Sept. 13. Robert de Waldegrave came before the king, on Tuesday after the
Messing. Nativity, and sought to replevy to Richard son of Geoffrey Dille of Caldecote and to Geoffrey Dille of Caldecote their land in Caldecote, which was taken into the king's hands for their default against Matilda, late the wife of Thomas le Tanur of Toucestre. This is signified to the justices of the Bench.

MEMBRANE 3d.

Sept. 14. Laurence de Sancto Michaelle came before the king, on Wednesday the
Nayland. feast of Holy Cross, and sought to replevy his land in Cudynton and Neudegate, which was taken into the king's hands for his default against William de Hamelton. This is signified to the justices of the Bench.

Robert de Waldegrave came before the king, on Tuesday after the Nativity, and sought to replevy to himself and his wife Eva and to John de Northwedon their land in Touceestre, which was taken into the king's hands for their default against Matilda, late the wife of Thomas de Tanur of Touceestre. This is signified to the justices of the Bench.

John son of Robert came before the king, on Saturday after the Exaltation, and sought to replevy to himself certain liberties of Gilbert de Lindeseye in his manor of Mulisworth, which were taken into the king's hand's for Gilbert's default against the king in a writ of *Quo Waranto* concerning the said liberties. This is signified to the treasurer and barons of the exchequer.

1289.

Membrane 3d—cont.

Enrolment of deed of Andrew de Grimeston, nephew and heir of the late Master Thomas de Grymeston, witnessing that whereas Master Thomas acknowledged in person before the justices at Westminster that the manor of Guthemundham was the right of Roger de Grymeston, Andrew's son, and of his heirs, and also that the manor of Grimeston with certain lands and rents in divers places was the right of Roger and Juliana, his wife, and of the heirs of their bodies begotten, Andrew hereby confirms the said acknowledgment, and quit-claims to Roger and Juliana his right therein, in accordance with the form of the acknowledgment and gift made to them by Master Thomas. For stronger testimony hereof he has procured the affixing to the presents of the seal of Master Martin de Grymeston, together with his own seal. Witnesses: John Belle of Heyton, Adam de Osgoteby, Robert de Bardelby, clerks; Thomas de Burton of York. Dated at Bury St. Edmunds, on Sunday after the Exaltation of the Holy Cross, 17 Edward.

Sept. 18. *Memorandum*, that Andrew came into chancery at Bury St. Edmunds, on the said Sunday, and acknowledged the contents of this deed.
Bury
St. Edmunds.

Humphrey de Bohun, earl of Hereford and Essex, came before the king on Sunday after the Exaltation of the Holy Cross, and sought to replevy certain of his liberties in his manors of Kynebauton and Weresle, which were taken into the king's hands for his default in a suit before the treasurer and barons of the exchequer by a writ of *Quo warranto*. This is signified to the treasurer and barons.

Sept. 19. Alice de Chevervile acknowledges that she owes to Richard de Esseburn, clerk, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Suffolk.
Bury
St. Edmunds.

Roger Basset acknowledges that he owes to Robert de Blabi 2½ marks to be levied, in default of payment, of his lands and chattels in co. Somerset.

Richard le Clark of Thornham came before the king, on Sunday after St. Matthew, and sought to replevy his land in Thornham, which was taken into the king's hands for his default in the king's court against Muriel, late the wife of Henry Campylun. This is signified to the justices of the Bench.

John de Tevleby came before the king, on Saturday after St. Matthew, and sought to replevy to John Buche and Juliana, his wife, their land in Abyndone, which was taken into the king's hands for their default against Alice, late the wife of John Beaupe. This is signified to the justices of the Bench.

William Deveroys acknowledges that he owes to William de Hamelton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Stafford and Salop.

Elias de Hauvile and Amice, his wife, came before the king, on Monday after St. Matthew, and sought to replevy their land in Weston near Stanford, which was taken into the king's hands for their default against Joan, late the wife of Adam de Novo Mercato. This is signified to the justices of the Bench.

Sept. 28. Walter de Mouncy acknowledges that he owes to John de Westelegh 117*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.
Peterborough.

1289.

Membrane 3d—cont.

John de Insula, knight, acknowledges that he owes to William de Hamelton, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

John de Bykenore acknowledges that he owes to Walter le Venur 25 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Detlinge, knight, acknowledges that he owes to brother Nicholas, abbot of Hales, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Oct. 13.
Westminster.

The abbot of Flaxleye acknowledges that he owes to Ralph de Hengham 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Adam son of Richard de Wurmeston acknowledges that he owes to Adam de Peterton and Roger Stubbes 6 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Richard son of Roger Pride of Shrewsbury acknowledges that he owes to Ralph de Hengham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Geoffrey de Greseleye acknowledges that he owes to Robert de Stafford 21*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Robert de Martham acknowledges that he owes to Adam de Jernemuta 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Adam le Gayte of Skyrewyth and Joan, his wife, came before the king, on Friday the feast of St. Calixtus, and sought to replevy their land in Binyngton and Leverton, which was taken into the king's hands for their default against Matilda, late the wife of John Tulle of Boston. This is signified to the justices of the Bench.

Theobald de Verdun acknowledges that he owes to William de Hamelton, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Stafford.

Cancelled on payment.

Nicholas de Cumberwell came before the king, on Saturday after St. Edward, and sought to replevy to William Barage and Isabel, his wife, their land in Benacre and Melkesham, which was taken into the king's hands for their default in the court of the prioress of Ambresbiry at Melkesham against Sarah, daughter of John de Benacre. This is signified to the bailiffs of the prioress at Melkesham.

Philip de Monte Gomeri acknowledges that he owes to Nicholas Selche of Northampton 16*l.* 11*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Roger de la Warre acknowledges that he owes to John de Titinges, citizen and merchant of Winchester, 11*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Gurney acknowledges that he owes to the abbot of Glastonbury 14*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Wilts.

1289.

Membrane 3d—cont.

William de Everoys acknowledges that he owes to Robert, bishop of Bath and Wells, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.—William de Hamelton received the acknowledgment.

MEMBRANE 2d.

Oct. 13. To the sheriff of Nottingham. Notification that the king has appointed
Westminster. J. bishop of Winchester, R. bishop of Bath and Wells, Henry de Lacy, earl of Lincoln, John de Sancto Johanne, William le Latimer, Master William de Luda, keeper of the wardrobe, and William de Marchia to hear any grievances and wrongs that have been committed during the king's absence from his realm by his ministers upon any persons of the realm, in order that they, after hearing the complaints and the answers of the ministers concerning them, may relate and explain them to the king in his next parliament to be duly corrected. The king therefore orders the sheriff to cause all and singular of his county who feel themselves to have been aggrieved during the king's absence by his ministers and who wish to complain of the same to be distinctly and openly warned throughout the sheriff's bailiwick to come to Westminster on the morrow of Martinmas next before the king's subjects aforesaid to show and prosecute their grievances. The sheriff is charged to execute this order as he loves himself and his goods, so that he may not be found remiss or negligent and so incur punishment as a contemner of the king's orders. [*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

————— Roger de Stalham acknowledges that he owes to William Gerberge
————— 10*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William Gerberge acknowledges that he owes to R. bishop of Bath and Wells 22*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Oct. 29. Partition of the lands that belonged to Margery le Venur, late the wife
Amesbury. of John de Annesty, tenant in chief, made between the heirs and parceners of the inheritance.

The part of John de Weston and Amice, his wife. There are assigned to John and Amice, the eldest daughter and co-heiress of Margery, a moiety of the chief messuage in Kereby, which moiety is worth 18*d.* yearly; 16 acres of arable land in the same town, each worth 4*d.* yearly; a moiety of a piece of land there called 'Stocking,' which (moiety) is worth 12*d.* yearly; 2½ acres of meadow, each of which is worth 18*d.* yearly; a moiety of a wood in the forest of Leycestre called 'Mykelhawe,' which moiety is worth 12*d.* yearly; from the cottage-lands (*cotagiis*) 5*s.* 6*d.* to be received at three terms of the year. This part assigned to John and Amice is always to be understood to be [the part] on the west.

The part of Robert Cristofre and Agnes, his wife. There are assigned to Robert and Agnes, the younger daughter and co-heiress of Margery, the other moiety of the chief messuage in Kereby on the east, which moiety is worth 18*d.* yearly; also 16 acres of arable land on the east, worth 4*d.* an acre yearly; the other moiety of the piece of land called 'Stocking' on the east, which [moiety] is worth 12*d.* yearly; 2½ acres of meadow in Kereby on the east, worth 18*d.* yearly each; the other moiety of the aforesaid wood called 'Mykelhawe' on the east, which moiety is worth 12*d.* yearly. From the cottage-lands 5*s.* 6*d.* yearly as above.

Membrane 2d—cont.

1289.

Ralph de Nevill, parson of the church of Audeham, acknowledges that he owes to Walter le Gras 2 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Gymmynges acknowledges that he owes to William de Hamelton, clerk, 14*l.* 3*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Agnes, late the wife of Henry de Gyvelton, John de Givelton, and William de Bere, executors of the will of Henry de Givelton, acknowledge that they owe to Ralph de Hengham 80 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Wilts.

Peter de Monte Alto acknowledges that he owes to Walter de Derneford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Nov. 7.
Clarendon.

The underwritten have quittance of the common summons [of the eyre] for pleas of the Forest in co. Essex:

* Robert de Brus.

Enrolment of grant by Godfrey, bishop of Worcester, to the king of his land in Wasthull in the manor of Alveth', co. Worcester, which the bishop acquired from William de Wasthull, and all the land in Cokton, co. Warwick, which the bishop acquired from Roger de Spineto. Witnesses: Sir John de Bello Campo, Sir John de Cantilupo, Sir John de Langel[eye], Sir William le Poer, Sir Robert de Bracy, Sir Roger Corbet, Sir Henry de Ribbesford, knights.

Memorandum, that this charter remains in a box in the chest in which the rolls of chancery are kept at the New Temple, London.

John de Hamme acknowledges that he owes to William de la More 25 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Fulk son of Warin acknowledges that he owes to Robert, bishop of Bath and Wells, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Richard son of Alan acknowledges that he owes to William de Holecote, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.—W. de Hamelton received the acknowledgment, which is made to William de Holecote for the use of the bishop of Bath and Wells.

Enrolment of surrender by Robert de Crevequer, knight, to the king and queen of a moiety of the manor of Saham, co. Cambridge, which moiety Robert had of the queen's gift for his life. Witnesses: Robert bishop of Bath and Wells; Sir Henry de Lacy, earl of Lincoln, Sir John de Sancto Johanne, Sir Guy Ferre, Sir Ralph de Sandwico, Sir John de Luvetot. Dated at London, on the morrow of Michaelmas, 17 Edward.

Memorandum, that this deed was delivered, on Monday after Martinmas, by the hands of the chancellor to John Bacon, clerk of the queen, to be kept for the use of the king and queen.

Nicholas le Fraunkeleyn acknowledges that he owes to Master John de Lacy 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

* Space has been reserved in the roll for other names.

1289.

Membrane 2d—cont.

Memorandum, that John Giffard, the younger, came into chancery at Westminster, on Wednesday the feast of St. Edmund the Confessor, and acknowledged that he had received from Philip de Wilgheby, dean of Lincoln, the houses of Osbert Giffard in Tadynton, which were in Philip's custody, with all his lands by the king's commission, to be held for the use of Joan, Osbert's wife, to inhabit them until the morrow of St. Hilary next, on condition that John then restore them to Philip unless the king shall in the meantime cause other order to be made concerning Joan's estate.

William Burstall of Gayteford acknowledges that he owes to William de Hamelton and Adam, his brother, 74s.; to be levied, in default of payment, of his lands and chattels in co. York.

John de Ferlington acknowledges that he owes to Nicholas de Punchardon 100 marks; to be levied, in default of payment, of his lands and chattels in co York.

Nov. 16. Thomas de Maynil acknowledges that he owes to Adam de Thorp 40s.;
Lyndhurst. to be levied, in default of payment, of his lands and chattels in co. Leicester.

Walter son of John de la Linde acknowledges that he owes to William de Sancto Oswaldo, clerk, 30s.; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Lincoln.

Cancelled on payment.

Nov. 16. Philip Pertrich of Estwod acknowledges that he owes to William de
Lyndhurst. Hamelton, clerk, 95 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de la Lude acknowledges that he owes to Thomas de la Sole of Wycumbe 6 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Memorandum, that William de Aete came into chancery at Westminster, on Saturday the eve of St. Edmund, and acknowledged that he had received from the executors of the will of William de Aumbly 27 marks 3s. 4d. due to him from William by a recognisance made in the late king's chancery and enrolled in the rolls of his chancery.

Michael de Criketot acknowledges that he owes to Robert de Criketot 10l.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

MEMBRANE 1d.

William son of Walter le Escot of Wyltden acknowledges that he owes to Master William de Corbrigg 22s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Ralph Wake acknowledges that he owes to Robert, bishop of Bath and Wells, 100s.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Henry Belet of Brehull acknowledges that he owes to Richard de Luda, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

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MEMBRANE 18.

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Nov. 23.
Lyndhurst.

To John son of Nigel, keeper of the forest of Bernewod. Order to cause Robert de Tholouse, bailiff of the manor of Brehull, to have two oaks fit for timber, for the making of the king's mill of the manor.

Nov. 20.
Kingston.

Roger son of Henry Bette of Cheddel', imprisoned at Notingham for the death of Roger son of William de Swardlingcote, wherewith he is charged, has letters to the sheriff of Derby to bail him.

Nov. 20.
Kingston.

To the sheriff of Hertford and the coroners of the same county. Order to cause a horse of Richard de Harecurt, which was taken into the king's hands as deodand because a woman was accidentally slain by it in the fair at Royston (*ville crucis Roesie*), to be appraised and to be delivered to Richard in accordance with that appraisement, on condition that he answer for the price before the justices at the first assize.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Thomas de Otteworth, deceased.

To the justices appointed for the custody of the Jews. As Floria, late the wife of Miles son of Jacob, a Jew of London, has satisfied the king for all the debts in which Miles at his death was indebted to the king, for which divers charters by which divers debts were due to Miles were taken from the chest of the chirographers of the Jews of London and were deposited in the treasury, the justices are ordered, if it be so and if the charters and debts aforesaid are detained for this reason and no other, to cause them to be withdrawn from the treasury and delivered to Floria.

To the sheriff of Essex (*sic*). Order to cause a coroner to be elected in place of William Inges, lately elected coroner in Luthinglond, as the king learns by trustworthy testimony that William is so broken with age that he is incapable of executing the office of coroner.

To the treasurer and barons of the exchequer. Order to acquit Master Henry de Bray, escheator this side Trent, of 50*l.* yearly from the day when he assigned the custody of the manor of Westburgh, co. Lincoln, which belonged to Robert de Everingham, tenant in chief, to Christiana de Mariscis, as the king lately ordered the escheator to assign to her 30*l.* yearly of land for ten years from the king's wardships in his hands, in recompence for the knights' fees and advowsons of churches that belonged to her in Ireland, which she granted to the king and queen, and afterwards, because the escheator was unable for a long time after the receipt of the order to assign the said 30*l.* yearly of land to her, the king enjoined him by word of mouth to assign to her 50*l.* yearly of lands for six years, and the escheator accordingly assigned to her the custody of the said manor.

Vacated, because he did not have it.

Nov. 28.
Frompton.

To the sheriff of Stafford. Order to deliver in bail Richard de Tatenhull, imprisoned at Stafford for the death of John Tochet, wherewith he is charged, as the king learns by the record of William Bagot and his fellows, justices appointed to deliver Stafford gaol, that Richard slew John in self-defence.

Membrane 18—cont.

1289.

Nov. 20.
Kingston.

To the sheriff of Suffolk. Order to restore to Peter de Bosco, clerk, imprisoned at Melton for the death of Roger Ewon of Sutton, wherewith he is charged, his lands, goods and chattels, as he has purged his innocence before R. bishop of Norwich, to whom he was delivered to Hugh de Brok and his fellows, justices appointed to deliver the aforesaid gaol.

Dec. 2.
Wareham.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Eleanor, late the wife of Walter de Traylly, tenant in chief, the manor of Yuilden, as the king learns by inquisition taken by the escheator that she and Walter were jointly enfeoffed thereof, and that she was in peaceful seisin thereof with Walter until his death.

To the same. Order not to intermeddle in any way with the lands specified below, which he has taken into the king's hands by reason of the death of Andrew de Helioun, tenant in chief, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Andrew and Rose, who was his wife, were jointly enfeoffed by John Allewin of 4 acres of land and an acre of meadow in Bumstede, by Master Simon de Nottele of 20 acres of land in the same town, by Helewisia de Stanburn of 10 acres of land in the same town, by John de Scotheneye of 3 acres of land in the same town, by William Langhals of 2 acres of land in the same town, by Isabel Helyoun of 2 acres of land in the same town, by Thomas Launcelin of 1 acre of land in the same town, by Roger de Ykelingham of 5s. 8d. of rent in the same town, by Geoffrey Sage of 4d. yearly of rent in the same town, by Roger son of Robert of 2d. yearly of rent in the same town, by Thomas Launcelin of 2d. yearly of rent in the same town, by John Compainon of 3½d. yearly of rent in the same town, by Robert Moriz of 3s. 4d. yearly of rent in Gosefeld and Wetherfeld, by Roger de Ykelingham of 12d. yearly of rent and a rent of two capons in Haverhill, by John le Tollere of 3d. of rent in the same town, and by Roger de Ykelingham of 1d. rent in the same town, and that Andrew and Rose were jointly enfeoffed of the said lands in their demesne as of fee at Andrew's death.

Dec. 7.
Lyndhurst.

To the sheriff of Norfolk and Suffolk. Order to desist from arresting John son of Thomas de Weylound until the next parliament, and not to molest or aggrieve him by reason of the king's order to arrest him, as John de Lovetot, the elder, John de Metingham, Robert de Benhale, Thomas Haliday, Walter de Reyny, Robert de Littlebir[y], Robert de Retford, John de Bradeford, John de Haverington, Thomas de Grey, Aunger de Osberneby, William de la Haye, and Nicholas de Warwik have mainperned to have him before the king at his next parliament.

To the sheriff of Norfolk. As the king learns by inquisition taken by the sheriff that Reiner, sometime prior of Cokesford, demised to William de Rothing, late sheriff of Norfolk and Suffolk, deceased, for life a messuage, a mill, a garden, and two carucates of land in Tytleshal, the king orders the sheriff, if Robert, now prior of Cokesford, show before him an indented deed or other fitting instrument testifying that the demise aforesaid has been so made to William, to deliver the tenements to the prior, if they have been taken into the king's hands, together with all issues thereof.

Dec. 8.
Lyndhurst.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margery, late the wife of William de Alba Marla, the manor of Hywysh, which was taken into the king's hands upon William's death, and to restore to her the issues thereof, as the king learns by inquisition taken by the escheator that Nicholas de Fylegh, Margery's father,

1289.

Membrane 18—cont.

enfeoffed her of the manor long before her marriage to William, and that she was in seisin thereof by this feoffment and continued the seisin until the day of William's death.

To John son of Nigel, keeper of the forest of Bernewod. Order to cause William de Turvill, late sheriff of Buckingham and Bedford, to have in that forest ten oaks fit for timber for the works of the king's manor of Brehull.

To the sheriff of York. Order to deliver in bail Simon le Pestour, imprisoned at York for the death of Richard de Bentleye, wherewith he is charged, as the king learns by the record of William de Sancto Quintino and his fellows, justices to deliver York gaol, that Simon slew Richard in self-defence.

Membrane 18—Schedule.

Assignment of dower to Margery, late the wife of William de Albamarlla. The lands that William held at his death of the barony of Hurberton, which is in the king's hands, in Tavy St. Mary, are extended at 4*l.* 7*s.* 9*d.* yearly, whereof a third is 29*s.* 3*d.*; which third is assigned to Margery. The lands that William held in the same town of Gilbert son of Stephen are extended at 4*l.* 12*s.* 1*d.* yearly, whereof a third is 30*s.* 8½*d.*; which third is assigned to Margery. The lands that William held in Dunthorne and Wodeleghe of Robert de Dynham are extended at 4*l.* 1*s.* 10*d.* yearly, whereof a third is 27*s.* 3¼*d.*; which third is assigned to Margery for her dower. The lands that William held in Sidenham of the heir of John Wyger are extended at 6*l.* 0*s.* 7½*d.*, whereof a third is 40*s.* 2½*d.*; which third is assigned to Margery.

The lands that William held at his death in Yundecote of the abbot of Tavystok are extended at 20*s.* 3½*d.* yearly, whereof a third is 6*s.* 7*d.*; which third is assigned to Margery.

The lands that William held in Flete of John de Albamarlla are extended at 107*s.* 9*d.* yearly, whereof a third is 35*s.* 11*d.*; which third is assigned to Margery.

The lands that William held in Lovenetorre of the heir of James de Bouthlay are extended at 62*s.* 10*d.* yearly, whereof a third is 20*s.* 11¼*d.*; which third is assigned to Margery.

MEMBRANE 17.

Dec. 8.
Lyndhurst.

To the sheriffs of London. Order to cause Richard Darel of Pontefract, imprisoned at Neugate for the death of Thomas de Borham, slain in that city, wherewith he is charged, to be delivered from that prison, as the king learns by inquisition taken by the sheriffs that Richard is charged with the death out of envy and hatred, and not because he is guilty, and he has found the king as mainpernors John Darel of Pontefract, John de Silkeston, Ralph de Donecastre, Henry de Ayketon, Richard son of Bartholomew, Walter de Carre, Joseph son of Adam, William Alret, clerk, William Alret, layman, Adam Golding, John Belle, and Nicholas son of Henry Darel of co. York, who have mainperned to have him before the justices at the first assize at the Tower.

To the sheriff of Hertford. Order to cause William le Clerk, imprisoned at Hertford for the death of William le Proude, to be delivered from prison, as the king learns by an inquisition taken by the

1289.

Membrane 17—cont.

sheriff of Middlesex that William le Proude fell by accident upon the knife of William le Clerk and died of the wound so received, and the sheriff of Middlesex wrote back to the king that Gerin de Sancto Egidio, Robert de Norton, Alexander le Warenner, Richard de Bereford, Roger de Hatton, Hamo de Algate, John le Chaundeler, Thomas le Chaundeler, Nicholas de Mymmes, Robert de Kersaulton, Richard de Wyntonia, cordwainer (*allutarius*), and John de Wintonia, cordwainer, have mainperned to have William le Clerk before the justices at the first assize in co. Middlesex.

To Master Henry de Bray, escheator this side Trent. Order not to intermeddle in any wise with the lands that William de Alba Marla held at his death of other lords than the king, as the king learns by inquisition taken by the escheator that William held nothing of the king in chief, except of the barony of Hurberton, which is in the king's hands.

To the same. Order to deliver to Felomena, daughter of Thomas de Kersewell, a tenement in Bradeleye and the issues thereof, as the king learns by inquisition taken by the escheator that Iwinus de Sand enfeoffed her of the tenement in free marriage with Hugh, his son, to be held of Nicholas, late baron Stafford, tenant in chief, and that Hugh and she held the tenement until Hugh's death, after which she was in peaceful seisin for fifteen days, and that Nicholas afterwards unjustly ejected her from the tenement, for which reason she arramed an assize of novel disseisin against him concerning the tenement, and that Nicholas died pending the assize, for which reason the escheator took the tenement into the king's hands with Nicholas's lands.

Dec. 26.
Westminster.

To William de Sutton, keeper of the lands that belonged to Thomas de Weylaund. As the king learns by inquisition taken by the keeper that Walter de Peltinden lately granted to Thomas 10*l.* yearly from a rent of 20*l.* of Walter's in Totham and Langham, on condition that Thomas should maintain him in food and clothing for so long as he should choose to dwell with Thomas, and that Thomas had no other estate in the said rent, the king orders the keeper to permit Walter to receive and have the rent as he was wont to do before the grant aforesaid, unless he know of any cause why Walter ought not to have seisin of the rent.

Dec. 22.
Westminster.

To the sheriff of Stafford. Order to deliver in bail Richard de Tatenhull, imprisoned at Stafford for the death of John Tochet, wherewith he is charged, as the king learns by the record of William Bagot and his fellows, justices appointed to deliver Stafford gaol, that Richard slew John in self-defence.

Dec. 28.
Westminster.

William Seym, imprisoned at Newgate for the death of Giles Burgelun, whereof he is appealed, has letters to the sheriffs of London to bail him.

Vacated, because the writ was restored into chancery and cancelled.

1290.

Jan. 4.
Westminster.

To the sheriffs of London. Order to deliver Geoffrey Cosin, of the liberty of that city, imprisoned at Newgate for certain trespasses that he is said to have committed in Boston fair in burning that town, in the sixteenth year of the reign, to the citizens of London, if they will mainpern to have him before the king in the octaves of the Purification. They are also ordered to prefix a day in the octaves for any one wishing to prosecute him for the trespasses aforesaid to be there to prosecute their complaints and to receive justice.

Membrane 17—cont.

1290.

Jan. 2. To Master Henry de Bray, escheator this side Trent. Order to cause
Westminster. William de Monte Revelli to have 218*l.* 15*s.* 2½*d.* from the first custodies coming to the king's hands or from the first issues of the escheatry, as the king granted to William, for the debts due to him and for his costs and expenses in the king's service, the custody of the lands that belonged to Almaric de Sancto Amando, tenant in chief, in Grendon, Blaxham, Hildesleye, Widehay, Nethre Aven, Wamberge, Ippelpenn, Catton, and Gormanneston, to have with the knights' fees, advowsons of churches, dowers, etc. until Almaric's heir came of age, and afterwards, on 8 November, in the fifteenth year of the reign, the king, by reason of the death of Guy, son and heir of Almaric, ordered the escheator to deliver to Lucy, late the wife of Guy, 100*l.* yearly of land from Almaric's lands, and afterwards, on 28 April, in the 16th year, the king likewise ordered the escheator to deliver to her an additional 60*l.* yearly of lands, to have with the said 100*l.* until the king should cause dower to be assigned to her, and the escheator delivered to her in execution of the said orders the manor of Bloxham, which is extended at 46*l.* 14*s.* ¾*d.*, the manor of Grendon, which is extended at 15*l.* 2*s.* 3*d.* yearly, the manor of Hildesleye, which is extended at 18*l.* 18*s.* 4*d.* yearly, the manor of Catton, which is extended at 20*l.* yearly, the whole of which amount to 218*l.* 15*s.* 2½*d.* from the said 8 November and 28 April until 19 March, in the eighteenth year, when Almaric, brother and heir of Guy, will be of full age.

Vacated, because the writ was restored and cancelled, and William has a writ of liberate to the treasurer and chamberlains for the money.

Jan. 5. To the sheriff of Suffolk. Order to restore to William Howel of
Westminster. Baketon, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Suffolk with the receipt of certain thieves, as he has purged his innocence before J. abbot of St. Edmunds, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Jan. 11. Richard Brian, Richard le Boste, and William son of Thomas le Pestur,
Westminster. imprisoned at Canterbury for the death of Ralph de Caldemelle, where-with they are charged, have letters to the sheriff of Kent to bail them.

Jan. 12. To Master Henry de Bray, escheator this side Trent. Order to cause
Westminster. Juliana, late the wife of William Bardolf, to have seisin of the manors of Castre, Caunteleye, Berlinges, and Mapeldorham, which are of her inheritance, with everything received thence since they were taken into the king's hands upon William's death, as the king has taken her homage for all the lands that William held of the king in chief of her inheritance.

Jan. 8. To the same. Order to restore to the said Juliana the manor of
Westminster. Strommeshagh and the issues thereof, as the king learns by inquisition taken by the escheator that William and Juliana were jointly enfeoffed of the manor by Stephen de Strommeshagh, in the fourth year of the king's reign, and that Juliana was in full seisin thereof jointly with William until the day of his death.

Jan. 10. To the treasurer and barons of the exchequer. Notification that
Westminster. whereas in the sale lately made by Malcolm de Harle, then guardian of the bishopric of Salisbury, then void, to H. de Braunteston, the late bishop, of all the sown demesne lands of the bishopric and of the tithes of the same corn, it was agreed between them that if 66*l.* the value of the tithe aforesaid were allowed to Malcolm in his account at the exchequer, he should pay this sum to the bishop, and order to discharge

1290.

Membrane 17—cont.

Malcolm of the said sum, as the king accepts the sale and desires the executors of the bishop's will to be satisfied for this sum.

Jan. 14. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Westminster. Edward Fromund to have in the king's park of Brustwyk six oaks fit for timber, of the king's gift.

MEMBRANE 16.

To the treasurer and barons of the exchequer. Order to cause the heirs of James de Estwod, tenant in chief of the late king, to be acquitted of 100s. for their relief, as the late king, for a fine of five marks that Alice, late the wife of James, made with him, granted to her the custody of the land and heirs of James during their minority with their marriages.

To the sheriff of Oxford. Order to deliver in bail Richard Buck, William Hersent, and Gilbert Curne, imprisoned at Walingford for the death of Richard de Burstrode, wherewith they are charged, as the king learns by inquisition taken by the escheator that they are not guilty of the death.

Jan. 10. To Archibald le Breton and Robert de Edenham, and the other
Westminster. executors of the will of Richard le Brus. Order to deliver to Alan la Zuche, son and heir of Roger la Zusche, tenant in chief, all the issues received since the day of Roger's death from the manors of Essebi la Zuche and Northmulton, which were in Richard's custody from the feast of St. Denis, in the 16th year of the reign, as it appears by proof of age made before the king that Alan was of full age at the said feast, at which day Alan offered to the king in Gascony his homage, and prayed to have his inheritance delivered to him, which homage the king for certain reasons deferred taking, promising to save him harmless in this behalf, and the king has now taken his homage, granting to him all issues of the lands whereof his father was seised at his death.

Like order to the sheriff of Wilts for lands in that county.

Jan. 18. To the sheriff of York. Order to deliver in bail John Baylly,
Westminster. imprisoned at York for the death of Robert fiz le Chapeleyn, as the king learns by the record and process of an inquisition made before William de Sancto Quintino and his fellows, justices to deliver that gaol of John, that John slew Robert in self-defence.

Jan. 18. To Master Henry de Bray, escheator this side Trent. Order to cause
Westminster. John Wake, son and heir of Baldwin Wake, to have seisin of his father's lands, as the king has taken his homage.

The like to Thomas de Normanvill, escheator beyond Trent.

Jan. 17. To the sheriff of Middlesex. Order to deliver to Henry de Lacy, earl of
Westminster. Lincoln, what pertains to the king for the year, day, and waste of the lands and houses that belonged to Adam de Stretton in Egewere, together with the corn sown in the lands, which are of the earl's fees and are in the king's hands for the felony of which Adam was convicted, as the king has granted the preceding to the earl.

To the sheriff of Essex. Like order to deliver to John de Warrenne, earl of Surrey, what pertains to the king of the year, day and waste of Adam's lands in Ovesham.

Jan. 20. To the treasurer and barons of the exchequer. Order to discharge
Westminster. Richard Knout and Eva, his wife, late the wife of Alan de Walkingham,

1290.

Membrane 16—cont.

tenant in chief, of 40*l.* paid by them to Andrew Rate, of the king's gift, by the king's order, upon their producing Andrew's letters patent of receipt, in the fine of 80*l.* made with the king by Eva, on 4 May, in the twelfth year of the reign, for licence to marry whom she pleased, provided that he was a subject of the king's, whereupon the king ordered Thomas de Normanvill, escheator beyond Trent, to permit her to marry upon her finding security for payment of the fine.

To the keeper and sheriffs of London. Order to restore to the clerks and other servants of William de Burneton their horses, jewels, equipments (*hernesia*), and other goods, which were lately taken into the king's hands by them amongst William's goods by the king's orders, in such manner as they shall prove them to be theirs by oath.

The like to the sheriffs of Essex, Cambridge and Northumberland.

To the treasurer and barons of the exchequer. Order to cause to be delivered to John de Warennia, earl of Surrey, what pertains to the king of the year, day and waste of the lands that belonged to Adam de Stratton in Ovesham, together with the corn sown therein, which lands are of the earl's fee and are in the king's hands by reason of the felony whereof Adam was convicted, as the king has granted the premises to the earl.

Jan. 18. To John de Metingham and his fellows, justices of the Bench. Order
Westminster. to permit John de Bradeford to hold the office of chirographer in the Bench until otherwise ordered, as the king has committed that office to him during pleasure.

To Master Henry de Bray, escheator this side Trent. Order to cause William de Monte Revelli to have 88*l.* 9*s.* 8½*d.* in full payment of all debts due to him from the king for any cause.

To the treasurer and barons of the exchequer. Order to cause Walter son of Mildred de Brouchton to be acquitted of 6*s.* 8*d.* by which he made fine with the king in chancery for having a writ, as the king has pardoned him out of charity.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Master William de Luda, keeper of the king's wardrobe, to have in the forest of Essex two live bucks and two live does, in order to stock his park of Hoddison.

Jan. 21. To the sheriff of Essex. Order to deliver to the prior and monks of
Westminster. Bermondeseye the manors of Wydeford, Cuwyk, and Richemund, which they indiscreetly demised to Adam de Stratton and which have now come to the king's hands, and to deliver the year, day and waste and the corn sown in the lands, as the king has granted the manors to have in the same estate as they had before the demise, together with the year, day and waste and the corn sown in them, which pertain to the king by reason of Adam's felony.

The like to the sheriff of Berks for the manor of Opton.

Jan. 20. To the sheriff of Dorset. Order to cause Anne Quentyn to have seisin
Westminster. of a messuage in Frome Bonevil that Walter Quentyn, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that Walter held it of Anne, and that it is still in the king's hands, and that John de Sancto Laudo had the king's year and day thereof, and ought to answer to the king for the same.

Membranes 16, 15—cont.

1290.

Jan. 24. To the sheriff of Essex. Order to restore to Joan, late the wife of Westminster. Bartholomew de Brianzun, all her lands of her inheritance and dower, and the issues thereof, as the king ordered the lands to be taken into his hands because he believed that John de Luvetot had married her, and he now ascertains that John has not contracted matrimony with her.

Jan. 28. To the sheriff of Lancaster. Order to deliver in bail Walter de Westminster. Stanihurst, imprisoned at Lancaster for the death of Robert fiz Wympe, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Walter slew Robert in self-defence.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of Walter de Trayly, tenant in chief, upon her taking oath not to marry without the king's licence.

To William de Vesey, justice of the Forest beyond Trent. Order to cause Thomas, bishop of St. Davids, to have in the park of Clipston, which is within the bounds of the forest of Shirewode, ten oaks fit for timber, together with the strippings (*escaetis*) of the same.

Jan. 24. To Thomas de Normanvill, escheator beyond Trent. Order to deliver to Westminster. John Berthald of Holdernes the custody of the lands that belonged to Geoffrey Berthald, tenant in chief, in Out Newton in Holdernes, as it is testified before the king that Geoffrey's children are idiots and of unsound mind (*idiote et inmemores*), so that they are insufficient for the rule of themselves and their things and the lands of Geoffrey, which are in the king's hands by reason of his death, and the king, wishing to provide for the estate of the children* lest dilapidation of the lands should be made by their ignorance and fatuity, has granted the custody of the lands to John Berthald during pleasure, so that he may maintain the children reasonably in all necessities and shall render to the king 10 marks yearly for so long as he shall have the custody, and shall cause Juliana, Geoffrey's daughter, when she come to marriageable years, if she be fit for marriage, to be married out of the issues of the lands, the costs whereof the king will cause to be allowed to him in payment of the ferm.

Jan. 30. To William de Vesey, justice of the Forest beyond Trent. Order to Westminster. cause the prior and convent of Westacre to have in the forest of Shirewode outside the Hay of Beskwode sixty oaks fit for timber, for the construction of the church and houses of the priory that have been burnt.

Jan. 26. To the sheriff of Essex. Order to deliver in bail Adam Def of Benyton, Westminster. imprisoned in Colecestre gaol for the death of John le Charetter, as the king learns by the record of Laurence de Plumberewe and his fellows, justices to deliver Colecestre gaol, that Adam slew John in self-defence.

Jan. 28. To the treasurer and barons of the exchequer. Order to cause William Westminster. Barage, the king's serjeant, to be acquitted of 40s. at which he was amerced before the justices last in eyre in co. Wilts for default, as the king has pardoned him this sum.

Jan. 20. To the sheriff of Cambridge and Huntingdon. Order to cause the lands Westminster. of John de Luvetot, lately taken into the king's hands by the sheriff, to be tilled and sown, and to cause the cattle (*averia*) in the same to be maintained, so that nothing may perish through the sheriff's default whilst they are in the king's hands.

The like to the sheriffs of Norfolk, Suffolk, Rutland, Essex, and Kent.

* Here Membrane 15 commences.

1290.

Membrane 15—cont.

Elias le Bereman, imprisoned at Nottingham for the death of Robert le Buleter, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

Ralph le Wyleford, imprisoned at Nottingham for the death of Richard Swan, wherewith he is charged, has letters to the said sheriff to bail him.

Feb. 1. To the sheriff of Hertford. Order to deliver in bail William Weremod, imprisoned at Berkamsted for the death of Elias Hors of Wardhurst, wherewith he is charged, as the king learns by inquisition taken by the sheriff that William slew Elias in self-defence.
Westminster.

Jan. 26. To the treasurer and barons of the exchequer, and to the justices appointed for the custody of the Jews. Whereas the king lately granted to William le Brun, his yeoman, and Isolda, William's wife, certain lands in Forthingbrigg, Randolveston, Perle, and Roghenor, and he now understands that the lands are charged in his Jewry by reason of certain sums of money that William de la Faleyse and Elias de la Faleyse, who formerly held the lands, received by way of loan from certain Jews of England in times past; the king, wishing to show favour to William and Isolda for their good and long service to him and his consort, has granted that they shall be quit of all debts that may be exacted from them by any Jews of the realm at any time and also that may be exacted for the king's use by reason of the said lands and of all other lands that they held on 12 January, in the 17th year of the reign, of the gift of the king and his consort, so charged in the Jewry up to the said day, whether the debts were in the king's hands or in the hands of any Jews, willing that the deeds and stars concerning the said debts that may be found in the chests of the chirographers or elsewhere shall be withdrawn and wholly annulled: the king therefore orders them to cause his letters patent of the gift to be read and enrolled before them, and to cause the deeds and stars aforesaid to be withdrawn and delivered cancelled to William and Isolda, and to cause them to be acquitted of the said debts.
Westminster.

Feb. 3. To the sheriff of Cambridge. Order to permit William de Burneton to have maintenance from his goods and chattels lately taken into the king's hands by the sheriff by the king's order, for himself and a moderate household staying with him in the Tower of London.
Westminster.

Feb. 3. To John de Insula, keeper of the forest of Chut. Order to cause Richard de Cumbe to have in that forest twenty oaks fit for timber to make a barn in the manor of Fitelton, which he holds at fee-ferm of the king's gift.
Westminster.

To the sheriff of Lincoln. Order to deliver on bail Walter Pixi and Thomas de Germethorp, imprisoned at Grimesby for the death of Richard de Rye, wherewith they are charged, as the king learns by inquisition taken by Simon le Conestable and William de Belesby that Walter and Thomas are not guilty of the death, but that Richard fell by mischance from a boat into the sea and was thus drowned.

Feb. 4. To Reginald de Grey, justice of Chester. Order to deliver to Peter de Arderne the manor of Gosewrd and all the issues received from it, to be held in name of wardship, saving the right of others and saving to Alice, late the wife of Thomas de Orreby, her dower, as the king learns by inquisition taken by the justice that Thomas, who held at his death a forestry in the king's forest of Mackesfeld of the king and his consort, held
Westminster.

Membrane 15—cont.

1290.

the said manor of Peter by the service of finding him a foot-soldier in the castle of Aldreford with a hauberk (*lorica*) and lance as often as the king's army should be summoned at Chester, by reason whereof the custody of the manor ought to pertain to Peter.

Feb. 5. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Westminster. John de Karliolo, son and heir of William son of Ivo de Karliolo, to have seisin of the lands that his father held in chief, as the king has taken his homage.

To J. archbishop of Ireland, justiciary of Ireland. Order to cause William Burnell, constable of Dublin castle, to have in the forest of Glencry twelve oaks fit for timber, in order to repair his houses of Glenecapyn, of the king's gift.

Feb. 5. To the treasurer and barons of the exchequer. Order to acquit the
Westminster. master of the military order of the Temple in England of 20*l.* exacted from him for scutage for the knights' fees pertaining to the castle of Holgod for the king's armies of Wales in the fifth and tenth years of his reign, as it appears to the king that the master held the said castle with the knights' fees and all other appurtenances at fee-ferm of Edmund, earl of Cornwall in the said years, and that the earl did his service due to the king in the said armies.

Feb. 6. To the same. Order to acquit Ralph, bishop of Carlisle, of 40*l.* at
Westminster. which he was amerced before William de Vescy and his fellows, justices last in eyre for pleas of the Forest in co. Cumberland, for a trespass of the Forest, as the king had pardoned him.

To the sheriff of Salop. Order to deliver in bail Hugh Knyvet, imprisoned in Shrewsbury gaol for the death of Robert son of William de Acton, wherewith he is charged, as the king learns by the record of William Bagot and his fellows, justices to deliver that gaol, that Hugh slew Robert in self-defence.

Feb. 7. To the treasurer and barons of the exchequer. Order to search the late
Westminster. king's writs in the treasury concerning payments to be made to Stephen de Eddeworth, and to allow to him the arrears of such payments in the debts due from him to the exchequer, as the king compassionates his poverty.

To the sheriff of Stafford. Order to cause Adam le Loverd of Brocton to have seisin of a moiety of a messuage and of a quarter of a virgate of land in Brocton that Richard de la More of Brocton, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Richard held them of Adam, and that the township of Brocton ought to answer for the king's year and waste thereof.

Feb. 8. To John son of Nigel, keeper of the forest of Bernewod. Order to
Westminster. cause William de Turvill, late sheriff of Buckingham and Bedford, to have in that forest twelve oaks fit for timber for the repair of the king's houses of the manor of Brehull.

MEMBRANE 14.

Feb. 9. To the sheriff of Lancaster. Order to deliver in bail Adam le Tayllur,
Westminster. imprisoned at Lancaster for the death of Gilbert de Blakeburn, whereof he is appealed, as the king learns by inquisition taken by the sheriff that Adam slew Gilbert in self-defence.

Membrane 14—cont.

1290.

Feb. 7.
Westminster

To Master Henry de Bray, escheator this side Trent. Order to deliver to Lucy, late the wife of Guy, son and heir of Almaric de Sancto Amando, tenant in chief, the following of Almaric's lands, which were in the king's hands by reason of the minority of Guy and are still in his wardship by reason of the minority of Almaric, Guy's brother and heir, which the king has assigned to Lucy in dower: the manor of Cotes, which is extended at 42*l.* 2*s.* 11½*d.* yearly; a third of the manor of Cerney, which third is extended at 9*l.* 4*s.* 0*d.* yearly; a third of the manor of Wamberge, which third is extended at 70*s.* 4*d.* yearly; a third of the manor of Netherhaven, which third is extended at 6*l.* yearly; a third of the manor of Ippelpenne, which third is extended at 13*l.* 6*s.* 8*d.*; a third of the manor of Catton-on-Trent, which third is extended at 6*l.* yearly; a third of the manor of Widehaye, which third is extended at 4*l.* 15*s.*; and 68*s.* 1*d.* of yearly rent in Nutteleye; a third of the manor of Melebrok, which third is extended at 13*l.* 8*s.* 11*d.* yearly, and beyond the extent of the third part 12*s.* yearly of land and rent in the said manor of increment.

Memorandum, that the manors of Brokesham (*sic*), Grendon, and Hyldesle, which Lucy had in *tenancia* until her dower was assigned to her, shall remain wholly to Almaric, Guy's brother and heir, in recompence for the manor of Cotes, which is assigned to Lucy in dower.

To Walter de la Haye, escheator of Ireland. Like order to deliver to Lucy a third of the manor of Baligorman in Ireland, which third is extended at 22*l.* 6*s.* 8*d.*

Feb. 7.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Ralph de Berners a third of the manor of Lillele and all issues thereof, as the king learns by inquisition that Ralph demised to William de Monte Caniso of Edwardeston the said third for fifteen years, for 7*l.* 16*s.* 1¾*d.* yearly, and that William paid to him 60[i.] beforehand for the ferm for nine years, so that the ferm for the other six years remains to be rendered to Ralph, and also that it was agreed between William and Ralph that after the lapse of the said fifteen years William should hold the third part for life, rendering therefor 12*l.* yearly, which third Master H. de Bray, the escheator, took into the king's hands for certain trespasses that William was said to have committed, together with William's other lands, and that he holds them without paying to Ralph the ferm aforesaid. It is provided that Ralph shall restore the third to the king or to William, if he be released from prison, if the king wish to have it, rendering therefor to Ralph the ferm aforesaid.

Feb. 8.
Westminster.

To the sheriff of Northumberland. Order to deliver in bail Godfrey le Taillur of Morpath, imprisoned at Newcastle-on-Tyne for the death of Ranulph son of Duncan, wherewith he is charged, as the king learns by the testimony of Guichard de Charrum, Richard Knout, and Walter de Camhou, justices to deliver the gaol of Newcastle-on-Tyne, that Godfrey slew Ranulph in self-defence.

To Master Henry de Bray, escheator this side Trent. Order to restore to John de Britannia, earl of Richmond, the manor of Ledenham, which the escheator took into the king's hands by reason of the death of Roger de Colevill, as it is testified before the king that Roger held nothing of the king in chief at his death as of the crown by reason whereof the custody of his lands ought to pertain to the king, and the king understands that Roger held the aforesaid manor of John de Britannia by knight service.

Membrane 14—cont.

1290.

To the treasurer and barons of the exchequer. Order to cause Deutaytus Guillelmi to be acquitted of 50 marks for the issues of 10*l.* yearly of land in co. Buckingham, as the late king ordered Nicholas de Yatinden and his fellows, appointed to hear and determine trespasses done in time of war in co. Buckingham, to assign to Ingram de Vilers 10*l.* of land yearly, to have for five years according to the *Dictum* of Keneylworth, and the justices caused 10*l.* yearly of land of Hugh de Gyrunde's, [in the king's hands] by his forfeiture, to be delivered to Ingram, which land Ingram delivered to Deutaytus for the debts due to him.

Feb. 10.
Westminster.

To the keeper of the park of Pederton. Order to cause the attorneys of Queen Eleanor, the king's consort, to have in that park twenty oaks fit for timber for her use, of the king's gift.

Feb. 10.
Westminster.

To the sheriff of Somerset. Order to restore to John Huscarl, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Robert de Sancto Claro and his fellows, justices appointed to deliver Sumerton goal, with homicide, as he has purged his innocence before R. Bishop of Bath and Wells, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Vacated, because he did not have the writ.

To Master Henry de Bray, escheator this side Trent. Order to restore the issues of the lands that William de Alba Marla held of other lords than the king, as the king, upon learning by inquisition taken by the escheator that William at his death held nothing of the king in chief except of the barony of Hurberton, which is in the king's hands, ordered the escheator not to intermeddle with the lands that William held of other lords.

Feb. 12.
Westminster.

To the sheriff of Hertford. Order to cause proclamation to be made in his full county [court] that a market shall be held on Thursday in every week at the king's manor of Langeleye, and that a fair shall be held there on Tuesday, Wednesday, and Thursday in Whitsun week hereafter, as the king wills that such market and fair shall be held. By K.

To the treasurer and chamberlains. Order to deliver to Ralph de Hengham and his fellows, justices to hear pleas, all rolls, writs and records of pleas held before them in the thirteenth, fourteenth, fifteenth, sixteenth, and seventeenth years of the king's reign, in order that they may more conveniently determine the pleas begun before them for the time aforesaid.

The like to the same to deliver the rolls of Thomas de Weylaund and his fellows, late justices of the Bench for the same years, to Elias de Bekingham, and Master John Luvel, or to him who supplies his place in the Bench.

Feb. 14.
Westminster.

To William de Vesey, justice of the Forest beyond Trent. Order to cause Robert Tibotot to have in the forest of Shirewod fifty oaks fit for timber with their strippings, of the king's gift.

Feb. 15.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause John, son and heir of John la Veyle, to have seisin of the lands that his father held in chief, as the king has taken his homage.

To the same. Order to cause dower to be assigned to Joan, late the wife of John de Bosco, tenant in chief, upon her taking oath not to marry without the king's licence.

Membrane 14—cont.

• 1290.

Feb. 17. To the treasurer and barons of the exchequer of Dublin. Order to cause
Westminster. Robert Bagot to be acquitted of 18*l.* due to that exchequer, as the king
has pardoned him this sum.

To the sheriff of Devon. Order to cause a coroner for that county to
be elected in place of Richard de Bello Monte, lately elected, who is
incapacitated by illness and infirmity.

To the sheriff of Middlesex. Order to cause to be delivered to William
son of John Pippard, lately in the custody of Adam de Stretton by reason
of his minority, the lands of his inheritance, which were taken into the
king's hands with Adam's lands, as the king learns by inquisition taken
by William de Karleton and Hugh de Cressingham that the said William
is of full age and is the next heir of Lucy, late the wife of the aforesaid
John, and mother of William.

Membrane 14—Schedule.

Feb. 12. To Stephen de Penecestre, warden of the Cinque Ports. Order to
Westminster. cause proclamation to be made throughout his bailiwick prohibiting
all persons, under pain of loss of their goods and chattels, from taking
out of the realm or causing to be taken out any timber, brushwood or
charcoal (*carbonem*) without the king's licence, as the king learns that
many men cause timber, brushwood and charcoal to be taken from Sussex
and Kent to divers places by sea (*per partes maritimas*), whereby inestimable
damage may arise to the king and the men of those parts when they need
such things. Endorsed: *Ballivi habent.*

MEMBRANE 13.

Feb. 15. Andrew Werbaud of Merston, imprisoned at Norwich for the death of
Westminster. William son of Robert de Paston, wherewith he is charged, has letters to
the sheriff of Norfolk to bail him.

To the treasurer and barons of the exchequer. Order to cause Nicholas
de Menill to be acquitted of 100*s.* at which he was amerced before William
de Vesey and his fellows, justices last in eyre for pleas of the Forest in
co. York for a default, as the king has pardoned him.

Feb. 18. To the justices appointed for the custody of the Jews. Order, at the
Westminster. instance of Edmund, the king's brother, to open the old chest of the
chirographers and to inspect the charters and deeds of Aaron son of Vyves,
Edmund's Jew, to wit as well those found in the chest that he can prove
before them to be his as those enrolled in the rolls of the exchequer of
the Jewry and that are in the treasury of the Jewry, and to distrain the
debtors to render the debts contained in the charters and deeds according
to the law and custom of the Jewry, and to cause his charters and deeds
found in the treasury aforesaid to be withdrawn and placed in the chest
aforesaid, so that the Jew may have his recovery (*recuperare*) for the said
debts more conveniently.

To the bailiff of Odyham for the time being. The king, compassionating
the weakness of body (*imbecillitati*) of Robert called 'Dobbe,' his parker of
Odyham, has granted to him 1*d.* daily for life in increase of his wages
that he receives for the custody of the park, and orders the bailiff to pay
this sum daily together with his wages.

Et sunt patentes.

Membrane 13—cont.

1290.

Feb. 13.
Westminster.

[To the sheriff of Lincoln.] Order to cause the keeper of the altar of St. Mary in the church of West Rasen to have seisin of a messuage and $1\frac{1}{2}$ acres of meadow in West Rasen that John de Brunne of West Rasen, who abjured the realm for felony, held, as the king learns by inquisition taken by the sheriff of Lincoln that the messuage and land have been in the king's hands for a year and a day, and that John held them of God and the aforesaid altar, and that the township of West Rasen ought to answer to the king for the year, day and waste thereof.

Like order to the same in favour of Stephen son of Stephen Sibry of West Rasen for $1\frac{1}{2}$ acres in West Rasen that the aforesaid John held of him.

Like order to the same in favour of Robert Rote of Toft for half an acre of land in West Rasen, which the said John de Brun[n]e held of him.

Like order to the same in favour of John son of John de Camera of West Rasen for $3\frac{1}{2}$ acres of land and 2 acres of meadow in West Rasen that the aforesaid John held of him.

Feb. 24.
Henley.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokingham to be elected in place of Ralph Peverel, deceased.

Feb. 18.
Westminster.

To the sheriff of Sussex. Order to deliver in bail Laurence le Beel, imprisoned at Guldeford for the death of William son of Adam le Despenser, wherewith he is charged, as the king learns by the record of Richard de Boylaund, John Pecche, Luke de Vienna, and Roland de Acsted, justices appointed to deliver that gaol, that Laurence slew William in self-defence.

To the treasurer and barons of the exchequer. Order to cause John de Warennia, earl of Surrey, to be acquitted of 189*l.* 6*s.* 8*d.* for the issues of his lands forfeited before the justices last in eyre in co. Sussex from any cause.

Feb. 23.
Chippenham.

To Roger Lestrangle, justice of the Forest this side Trent. Order to cause Robert Burnel, bishop of Bath and Wells, to have in the forest of Essex six live bucks and fourteen live does, of the king's gift, in order to stock his park of Borham.

To Ralph Rastel, keeper of the forest of Essex. Order not to hinder R. bishop of Bath and Wells from enclosing his wood of Borham with a ditch and palings without a hedge, and from making a park there, as the king has granted licence to him to enclose the wood and to hold the park thus enclosed and made to him and his heirs.

On this day, to wit 24 February, R. bishop of Bath and Wells, the chancellor, went from court to his bishopric; on which day the king's seal was delivered into the wardrobe for custody there to Master W. de Marchia.

March 1.
Farringdon.

To the sheriff of Buckingham. Order not to proceed to arrest Hugh de Plessetis, indicted before Roger de Molis and Richard de Bosco, assigned to inquire concerning malefactors in the king's forests, for a trespass of venison in the forest of Bernewode, if he find mainpernors to have him before the king at his next parliament to be holden after Easter.

March 5.
Quenington.

William Brun of Ripton, Peter le Carpenter of Ripton, and Nicholas de Hoygil, imprisoned at Ripton for the death of Robert de Lupton, whereof they are appealed, have letters to the sheriff of York to bail them.

March 11.
Down
Ampney.

To the sheriff of Buckingham. Order to deliver Robert Malet, imprisoned at Aylesbury for trespass of the Forest, with those of his

Membrane 13--cont.

1290.

household taken with him, upon his finding mainprise for him and those of his household aforesaid to be before the king in his next parliament after Easter.

March 12.
Down
Ampney.

To the same. Whereas Roger de Mules and Richard de Bosco, appointed to enquire concerning trespasses of the Forest in that county, ordered the late sheriff to arrest brothers John de Cyresy, sometime preceptor of Horkeshawe, indicted before them for trespass of the Forest, and the sheriff, passing over John, arrested brother Walter Lyon, now preceptor there, and detains him in prison at Aylesbury: the sheriff is ordered to release Walter upon his finding mainpernors to be before the king in his next parliament, and to arrest John.

To the sheriff of Surrey. Whereas the sheriff has signified to the king that Robert Makerel, imprisoned at Guldeford for trespasses committed by him in the park of Thomas de Maryns at Boastede, has been in prison for eleven years and more, whereby it seems to the king that he has undergone a sufficiently great punishment for the trespasses; the king orders the sheriff to cause Robert to be delivered from prison, if he have satisfied Thomas for what pertains to him for the trespasses, upon his taking oath not to incur forfeiture henceforth in the king's forests or parks or in the parks of others.

March 13.
Down
Ampney.

To Master Henry de Bray, escheator this side Trent. Order to deliver to William de Bello Campo, earl of Warwick, the lands that Joyce (*Jocosa*), late the wife of Robert de Mortuo Mari, tenant in chief, held at her death of her own inheritance and as her dower of Robert's lands, to have in name of custody until Robert's heirs come of age, as the king, on 8 May, in his sixteenth year, granted to the earl whatsoever he had in his hands of the lands that belonged to Robert, to have until Robert's heirs come of age, with the knights' fees and dowers when they should fall in, and the lands of the inheritance of the heirs' mother if they came to the king's hands during the wardship, saving to the king the marriage of the heirs and the advowsons of churches.

March 12.
Down
Ampney.

To the same. Order to cause John de Balliolo, son and heir of Dervorgulla de Balliolo, to have seisin of the lands that his mother held of the king in chief, as the king has taken his homage for the lands.

Vacated, because on the Fine roll.

March 13.
Down
Ampney.

To the sheriff of Essex. Order to deliver to Stephen son of Walter all the issues of the 200*l.* yearly of land and rent in the manors of Burnham and Reyndon, co. Essex, which Robert son of Walter lately granted and quit-claimed to the king, and which the king has granted to Robert and Eleanor, his wife, to have to them and the heirs of their bodies of the king and his heirs, from the day when the land and rent came to the king's hands until 11 March last, when the king granted the land and rent to Robert and Eleanor.

March 20.
Offenham.

To the keeper of the forest of Dene. Order to cause the Friars Carmelite of Gloucester to have three oaks fit for timber for the work of their church there, of the king's gift.

March 20.
Offenham.

To Thomas de Normanvill, escheator beyond Trent. Order to cause to be replevied to Marmaduke de Thwenge until the parliament at Westminster in a month from Easter the manor of Lithum and Nesse, which he held and which the king caused to be taken into his hands for certain causes, so that there may then be done what ought of right to be done. The escheator is ordered to be then before the king in order to certify him in this behalf.

1290.

MEMBRANE 12.

March 12.

Down
Ampney

To the sheriff of Somerset and Dorset. Order to supersede until otherwise ordered the exaction in his county [courts] to be outlawed of Gilbert de Cors, John, his son, John son of Alice, late the wife of Gilbert, Walter son of Thomas de Ferne, John de Malverne, Walter de Pulton, and Geoffrey de Tonebrugg, foresters of Gilbert de Clare, earl of Gloucester and Hertford, of the earl's chase of Craneburn, for divers trespasses of venison committed by them in the king's forests, the chases of the earl, and the parks of others, as Gilbert has offered himself before the king to stand to right for himself and the others before the king, wherefore the king has caused him and the others aforesaid to be put on mainprise until the next parliament, so that there may then be done what of right ought to be done. By K.

March 26.

Feckenham.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the prior and Friars Preachers of Gloucester to have in the forest of Dene three oaks fit for timber, in order to make shingles for the cloister of their church there, of the king's gift.

To the sheriff of Worcester. Order to release on bail Henry de Hales, imprisoned at Worcester for the death of John Cleth, wherewith he is charged, as the king learns by the record of William le Poer and his fellows, justices appointed to deliver Worcester gaol, that Henry slew John in self-defence.

To the same. Like order in favour of Walter Kute, imprisoned at Worcester for the death of John de Monemue, as the king learns by the record of the said justices that Walter slew John in self-defence.

To the same. Order to cause verderers for the forest of Feckenham to be elected in place of Richard Austyn of Saltford, Thomas de Bentle, Robert Pipard, and Richard de Crumly, whom the king has caused to be amoved from office for certain reasons.

March 26.

Feckenham.

To the sheriff of Wilts. Order to deliver to Humphrey de Boun, earl of Hereford and Essex, a messuage, a carucate of land, 116s. yearly of rent in Stretton, together with the year, day and waste of the same, as the king learns by inquisition taken by the sheriff that Adam de Stretton held the premises of the earl by the service of two knights' fees, rendering therefor to the earl 2 marks yearly to the honour of Kington, which messuage and lands are in the king's hands by reason of the felony for which Adam was convicted, and the king has granted to the earl what pertains to him of the year, day and waste of the said messuage, land and rent by reason of the felony aforesaid.

April 4.

Woodstock.

Adam Poneray of Winchester, imprisoned at Winchester for the death of Richard de Redingges, wherewith he is charged, has letters to the sheriff of Southampton to bail him.

To the keeper of the forest of Bernewode. Order to cause William de Turvill, late sheriff of Buckingham and Bedford, to have in that forest four oaks fit for timber, for the works of the king's manor of Brehull.

April 6.

Woodstock.

To the sheriff of Worcester. Order to cause John Luvet to have seisin of a messuage and 1½ virgates of land in Bishampton that Philip Haket, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that Philip held them of John, and that Walter de Berton ought to answer to the king for the year, day and waste thereof.

April 12.

Hanney

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Gaweyn le Botiller, tenant in chief, as she has taken oath before the king not to marry without his licence.

1290.

*Membrane 12—cont.*April 16.
Amesbury.

To Roger Lestrange (*Extraneo*), justice of the Forest this side Trent. Order to cause Jakeminus de la Plaunche to have in the forest of Salcey (*de Salceto*) six oaks fit for timber, of the king's gift.

April 17.
Amesbury.

To the sheriff of Nottingham and Derby, or to him who supplies his place. As Edmund, the king's brother, has mainperned before the king Hugh de Vienna, clerk, and all those of his household and others whom the king lately ordered to be arrested by the sheriff for certain trespasses committed upon the king and his falconers at Meleburn, to have them before the king in five weeks from Easter next; the king, although he lately ordered the sheriff to have the said men before the king in a month from Easter to answer to the king and his falconers for the said trespasses, now orders the sheriff to deliver Hugh and all the others to the bearer of this writ and of the letters of the king's brother, by the mainprise aforesaid.

To the treasurer and barons of the exchequer of Dublin. As the king understands for certain that the 20*l.* that they exact from the abbot of St. Peter's and John de Clonard for having the king's peace were enrolled in the rolls of the exchequer in ignorance, and that the abbot made fine with the king in 20*l.* for the escape of Adam Brekehou, the king orders them to cause the said 20*l.* for having his peace to be deleted from the rolls and to cause the abbot to be acquitted thereof, and to cause allowance to be made to the abbot for anything that they may have levied from him for having the king's peace in the 20*l.* for the escape aforesaid or in other debts that he may owe to the king.

To the steward of the forest of Feckenham. Order to replevy to William de Valencia his woods pertaining to his manor of Inteberge and also his liberties in that manor until the next parliament, so that there may then be done what of right ought to be done.

April 20.
Winchester.

To the keeper of the forest of Clarindon. Order to cause the Friars Minors of Salisbury to have in that forest four leafless oak-trunks (*robora folia non portancia*) for fuel, of the king's gift.

The like to the keeper of the forest of Bere for the Friars Minors of Winchester.

April 20.
Winchester.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Richard de Cantilupo, lately elected, who cannot execute the duties of the office by reason of his infirmity of body.

To Thomas de Whyten, keeper of the manor of Arnhale. Order to cause Robert de Tibetot to have in the wood of that manor, which is within the bounds of the forest of Shirewode, twelve oaks fit for timber, of the king's gift. The justices of the Forest beyond Trent are ordered to cause the gift to be enrolled in their rolls and in the rolls of the foresters and verderers of the forest of Shirewode, and to permit Robert's men to carry the timber through the forest without hindrance.

Robert de Barton and Robert de Morvill acknowledge that they owe to John de Langeton, clerk, 9 marks 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

*Vacated.*April 20.
Westminster.

William son of Benedict de Malcornekyn, imprisoned at Egremund for the death of Hugh son of Ketel de Pardyeshou, wherewith he is charged, has letters to the sheriff of Cumberland to bail him.

Membrane 12—cont.

1290.

To Master Henry de Bray, escheator this side Trent. Order to assign dower to Joan, late the wife of John de Bosco, tenant in chief, as she has taken oath before the king not to marry without his licence.

To the sheriff of Norfolk. Order to deliver in bail Simon Brese of Coleby, imprisoned at Norwich for the death of John Fox of Coleby, as the king learns by the record of Fulk Baynard that Simon slew John in self-defence.

To the bailiffs of Tyndale. Order to deliver on bail John de Fulwode, imprisoned at Werk for the death of Robert de Greneheved, wherewith he is charged, as the king learns by inquisition taken by the bailiffs that Robert, wishing to hinder a quarrel that had arisen between John and Robert de Chirden, hurt himself (*hurtavit se*) upon an arrow in John's hands, so that he died by mischance of the wound thus received in his thigh.

John Stalewarth, imprisoned at Aylesbry for the death of Dionisia Foliot of Wylenhale and Maud, her daughter, wherewith he is charged, has letters to the sheriff of Buckingham to bail him.

April 29.
Westminster.

William Gosce of Wengrave, imprisoned at Aylesbur[y] for the death of Maud, late the wife of William Askyl, wherewith he is charged, has letters to the sheriff of Buckingham to bail him.

To the sheriff of Suffolk. Order to cause to be delivered to Roger Bigod, earl of Norfolk and Marshal of England, the year, day and waste of the tenements and houses that belonged to Thomas de Weylaund in Monwedon, Blakeshal, and Asshe, as the king has granted to the earl what pertains to him of the year, day and waste of the said tenements and houses, together with the corn sown in the lands, which are of the earl's fee and are in the king's hands by reason of the felony committed by Thomas, for which he abjured the realm.

MEMBRANE 11.

April 20.
Winchester.

To the sheriff of Essex. Order to deliver on bail William le Mouner of Sabrighteswrth, imprisoned in Colecestre gaol for the death of Matthew Goky of Bumstede, wherewith he is charged, as the king learns by the record of Laurence de Plumberewe, Robert de Horkesl[eye], and William de Watevill, justices lately appointed to deliver that gaol, that William slew Matthew in self-defence.

May 1.
Westminster.

To the sheriff [of Norfolk]. Order to restore to Gocelin de Walpol, chaplain, his goods and chattels, which were taken into the king's hands upon his being indicted before Fulk Baynard and his fellows, justices appointed to deliver Estderham gaol, upon suspicion of homicide, as he has purged his innocence before R. bishop of Norwich, to whom he was delivered in accordance with the privilege of the clergy.

To the sheriff of Suffolk. Order to cause to be delivered to Roger le Bygod, earl of Norfolk and Marshal of England, as his escheats, the manors of Monewedon, Blakeshal, and Asch, and the advowsons of the former two, as the king learns by inquisition taken by the sheriff that Thomas de Weylaund, who abjured the realm for felony, held the manor of Monewedon with the advowson of the church, except 12 acres of land that are of the fee of John de Colevill, of the said earl by the service of a knight's fee and of 12*d.* of yearly rent to be rendered to the manor of

Membrane 11—cont.

1290.

Staverton; the manor of Blakeshal, with the advowson of the church, except a moiety of a fee that is held of Robert de Valoignes, by the service of 40*d.* to be rendered yearly to the ward of the castle of Eye and of 6*d.* to be rendered yearly to the earl's manor of Dullingwrth; and the manor of Asch by the service of a quarter of a knight's fee and of 6*d.* to be rendered to the earl's manor of Framingham.

May 1.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Nicholas, son and heir of John de Boshale, to have seisin of the lands that his father held of the heir of Baldwin Wak, lately a minor in the king's wardship, as the king has taken his fealty.

Roger Ballok, imprisoned at Bedeford for the death of Simon Mustard, wherewith he is charged, has letters to the sheriff of Bedford to bail him.

Elias Macfray of Besewyk, imprisoned at Beverley for the death of John de Londonia, wherewith he is charged, has letters to the sheriff of York to bail him.

Hugh son of Henry Attesk of Erghum, imprisoned at Beverley for the death of Ralph Arnebald, wherewith he is charged, has letters to the sheriff of York to bail him.

May 3.
Westminster.

To the treasurer and barons of the exchequer. Although Robert de Shelton acknowledged before the marshal in the king's expedition to Wales, in the tenth year of his reign, the service of three knights to be due to the king for the lands that he holds in chief in Illeye of the honour of Helyun, for which service he made fine in 100*l.*, whereas he ought to do nothing to the king therefor except scutage for the fees aforesaid, and his ancestors were wont to do scutage only for the same; the king, not wishing that Robert should be injured contrary to justice by the acknowledgment thus incautiously made, has remitted to him the recognisance and fine aforesaid, and orders the treasurer and barons to exact from him the scutage contained in the rolls of the exchequer that his ancestors were wont to do to the king and his progenitors therefor, and to exact from him nothing else. It is, however, provided that no restitution shall be made to him of what he has paid of the fine aforesaid, but that he shall be quit of the remainder thereof.

To William de Vescy, justice of the Forest beyond Trent. Order to cause Richard de Waldeshof to have in the forest of Shirewode four oaks fit for timber, of the king's gift.

May 4.
Westminster.

To William de Sutton, keeper of the manor of Estwode. Order to cause Alice, late the wife of Gilbert Coleman, tenant in chief, to have dower of her husband's lands in that manor, as she has taken oath before the king not to marry without his licence.

To William de Vescy and his fellows, justices to hear and determine certain trespasses in Boston fair. Order to deliver on bail the abbot of Kirkested, charged before them with harbouring brother William de Wytham, formerly his fellow-monk, deceased, who was indicted in his lifetime of the said trespasses.

To the sheriff of Stafford. Order to cause to be replevied to Stephen son of Richard de Hunnesworth his goods and chattels until the first assize in those parts, so that it may then be considered whether the goods

1290.

Membrane 11—cont.

and chattels ought to be the king's or not by reason of flight or otherwise, as the king has pardoned Stephen the suit of his peace for the death of Richard, his brother, whom he slew in self-defence.

May 4.
Westminster.

To the sheriff of Somerset. Order to deliver on bail Robert de Weledon, imprisoned in Somerton gaol for the death of Nicholas de Sparkeford, wherewith he is charged, as the king learns by the record of Elias Cotel and his fellows, justices appointed to deliver that gaol, that Robert slew Nicholas in self-defence.

To the sheriff of Middlesex. Order to cause William son of William de Moubray, imprisoned at Westminster for the death of Thomas de Hurtewrth, slain at Eseby in Clyveland, co. York, to be released, as the king learns by inquisition taken by the sheriff of York that William slew Thomas in self-defence, and William afterwards found the king German Hay, Ralph Salveyn, Grimbald le Fraunceys, Thomas de Neuton, Thomas de Hoton, Nicholas de Bohynton, Peter Maunsel, John de Thoueton, Robert de Helmesleye, John de Middelby, William de Manfeld, and Payn de Hatton, all of co. York, who have mainperned to have him before the justices at the first assize in co. York.

To the sheriff of Cambridge. Order to restore to Nicholas de Weston, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with divers robberies, larcenies, and homicides, and with the death of the vicar of Hemyingford before Peter de Wakerle and his fellows, appointed to deliver Ocham gaol, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

The like to the sheriff of Rutland.

May 4.
Westminster.

To the keeper of the forest of Chuyt. Order to cause Edmund, earl of Lancaster, to have in that forest twelve oaks fit for shingles, of the king's gift.

To Reginald de Grey, justice of Chester. Whereas Master Richard the engineer, fermor of the king's mills at Chester, has found mainprise before the justice that he will cause to be constructed and erected at his own costs two new mills adjoining the king's mills aforesaid, wherefore the king has remitted to him 100*l.* of the ferm for Michaelmas term, in the seventeenth year of his reign, granting that Richard shall hold the new mills together with the other mills aforesaid until the end of the term contained in the king's grant, on condition that he answer to the king after the aforesaid Michaelmas term for 200*l.* yearly during the commission aforesaid: the king orders the justice to cause Richard to be acquitted of the aforesaid 100*l.* and to permit him to hold the new mills during the commission aforesaid.

To the justices next in eyre for pleas of the Forest in co. Gloucester. Order not to molest William de Bello Campo, earl of Warwick, in their eyre for felling, in execution of the king's grant, in his wood of Lyden, which is within the bounds of the forest of Dene, oaks and beeches, and for carrying them together with the underwood upon which they fall whither he may wish by land or water, which things the king has ordered the keeper of the forest aforesaid to permit him to do.

May 5.
Westminster.

To the sheriff of Southampton. Order to cause an agister for New Forest to be elected in place of John le Gras, deceased.

Membrane 11—cont.

1290.

To the treasurer and barons of the exchequer. Order to discharge Otto de Grandisono of the 120*l.* wherewith he is charged at the exchequer for corn lately sent from Ireland into Wales for the munition of the king's castles and the maintenance of Otto's household there by Stephen, late bishop of Waterford, then justiciary of Ireland, wherewith Stephen charged Otto in that exchequer, as the king has pardoned Otto this sum.

Vacated, because otherwise below.

To the same. Order to quit the aforesaid Otto of 261*l.* that the king, when in his army of Wales, in his fifth year, ordered Bogo de Knovill, then sheriff of Salop and Stafford, to pay, out of the money coming from the fifteenth granted to the king in that county, to Otto, in order to pay the wages of footmen and others then with the king in the army aforesaid, and Bogo paid the money to Otto and charged him therewith in his account at the exchequer, and Otto expended the money in the premises, as the king has ascertained.

To William de Vesey, justice of the Forest beyond Trent. Order to cause the Friars Preachers of Lincoln to have in the forest of Shirewode four oaks fit for timber, for the work of their church.

May 7.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Margaret, late the wife of Roger de Colevill, tenant in chief.

To the constable of Nottingham castle and to the verderers of the forest of Shirewode. Order to cause twenty oaks fit for timber to be felled in the Hay of Beskewod, and to cause them to be carried to the castle aforesaid for the repair of the king's weirs there.

May 9.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to assign dower to Margaret, late the wife of Hugh de Hoton, tenant by knight service of the heir of Marmaduke de Tweng, tenant in chief, who is a minor in the king's custody.

May 10.
Westminster.

To William de Vesey, justice of the Forest beyond the Trent. Order to cause Walter de Langeton, clerk, to have in the wood of Bilhawe three oaks fit for timber, of the king's gift.

To Roger Lestrangle (*Eatrane[o]*), justice of the Forest this side Trent. Order to cause John son of Thomas to have in the king's wood of Cornebur[y], which is within the bounds of the forest of Whychewode, six oaks fit for timber, of the king's gift.

MEMBRANE 10.

May 12.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king, on 20 September, in the fifth year of his reign, pardoned Adam de Monte Alto, now deceased, 7*l.* that Richard de Holebrok, then the king's steward, exacted from him for corn in the barns at Long Ichenton on the day when Adam had seisin of the custody of the lands that were of the inheritance of Henry de Pynkeny, tenant in chief, by the king's writ, whereby the king ordered Richard to cause Adam to be acquitted of the said sum, and Richard made return of the order to William Hamelyn, then sheriff

Membrane 10—cont.

1290.

of Leicester, who executed the writ and who is charged with this sum at the exchequer: the king orders the barons of the exchequer to cause William to be acquitted of the said 7*l.* in his account.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Margaret, wife of Henry de Lascy, earl of Lincoln, to have in the forest of Melkesham ten bucks, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of Walter Traylly, tenant in chief, from the knights' fees and advowsons that belonged to him, as she has not yet had dower from them.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Thomas le Rus, who is incapacitated by weakness of body.

May 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause William de Bello Campo, earl of Warwick, to be acquitted of 240*l.* that the late bishop of Ely, then the treasurer, paid to him out of the king's moneys by his own hands and by the hands of the king's merchants of Lucca, for the earl's expenses in the king's service in Wales about the siege of the castle of Drosselan, in the fifteenth year of the reign, as the king has pardoned the earl this sum in consideration of his good service.

May 14.
Westminster.

To the same. Order to cause Roger de Molis to be acquitted of 35*l.* 2*s.* 6*d.* exacted from him by summons of the exchequer for scutages for the king's armies of Wales in the fifth and tenth years of his reign, as the king has ascertained that Roger did his service in both armies.

May 15.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Cecily, late the wife of Thomas de Bekering, tenant in chief, from the knights' fees and advowsons that belonged to Thomas.

The like to Thomas de Normanvill, escheator beyond Trent.

To Master Henry de Bray, escheator this side Trent. Order to take security from Philip, son and heir of Engelard de Polyeye, to render his relief, and to cause him to have seisin of the lands that his father held in chief, as the king learns by inquisition taken by the escheator that Engelard at his death held 6*s.* of rent in Polyeye in chief by the service of keeping the king's Hay of Lythewode, and the king has taken Philip's homage.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Philip to have seisin of the aforesaid custody, which the justice took into the king's hands upon Engelard's death.

To Thomas de Normanvill, escheator beyond Trent. Order to cause John de Yelaund, brother and heir of Richard de Yelaund, to have seisin of the lands that Richard at his death held in chief, as the king has taken John's homage.

To the constable of the castle of Ledes. Order to cause William de Douglas, imprisoned at Ledes for certain trespasses, to be released from prison, as John de Hasting', Nicholas de Segrave, William de Rye, and Robert Bardulf have mainperned before the king to have him before the king in fifteen days from St. Hilary.

Membrane 10—cont.

1290.

To the justices appointed for the custody of the Jews. Order to cause the charter of the chirographers of the Jewry whereby Brian son of Alan was bound to Aaron son of Abraham, a Jew of London, lately deceased, in 100*l.* to be withdrawn from the chest [of the chirographers] without delay, and to be delivered to Brian, as the king as pardoned him this sum.

May 17.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Oto de Grandisono to be acquitted of 132*l.* 7*s.* 6*d.* exacted from him for the stores (*warnestura*) lately sent from Ireland to Wales for the munition of the king's castles and the maintenance of Oto's household there by Stephen, late bishop of Waterford, then justiciary of Ireland, wherewith the justiciary charged him in the exchequer of Ireland, as appears in the king's letters patent made to Otto concerning this, as the king has pardoned Oto by his letters patent.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John Giffard of Brymmesfeld to have in the forest of Dene ten harts, of the king's special gift.

To the same. Order to permit the said John to have his coursing (*percursum*) for the harts that he shall chance to drive out of the aforesaid forest, of the king's special grace.

May 18.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Juliana, late the wife of Gilbert de Middilton, tenant in chief, upon her taking oath not to marry without the king's licence.

May 19.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Arnald Murdak and Lucy, late the wife of John de Grey, tenant in chief, to be acquitted of 100*l.* of the 200*l.* by which they made fine with the king for their trespass in marrying one another without the king's licence, as the king, on 4 July, in the ninth year of his reign, pardoned them 100*l.* of the fine and granted that they should pay the remainder by 50 marks yearly, as appears to the king by inspection of the rolls of chancery.

May 20.
Westminster.

To the barons of the exchequer. Order to cause Jordan de Morton to be acquitted of the 20 marks by which he made fine with the king for his trespass in marrying Matilda, late the wife of John de Lodewelle, tenant in chief, without the king's licence, as the king has pardoned him this sum.

To Thomas de Normanvill, escheator beyond Trent. Order not to intermeddle further with the lands of John son of John de London, as the king learns by inquisition taken by the escheator that John at his death held nothing of the heir of Robert de Everingham, tenant in chief, a minor in the king's wardship, by knight service by reason whereof the custody of his lands ought to pertain to the king by reason of the minority of the said heir.

To the keeper of the forest of Canok. Order to cause R. bishop of Bath and Wells to have in the Hays of Bentelegh and Chisline, within the said forest, twelve oaks, of the king's gift.

To the keeper of the forest of Kynfare. Order to cause the said bishop to have in that forest twelve oaks, of the king's gift.

May 23.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Theobald son of Theobald le Botiler to have seisin of his father's lands, as the king has taken his homage.

1290.

Membrane 10—cont.

To the sheriff of Norfolk. Order to supersede the exaction from county [court] to county [court] of John de Bramton, who was lately charged before the king upon suspicion of forging the king's seal and writs, and was afterwards put in exigent for his contumacy, as Robert de Bonehale, William de Lodnes, John son of John de Bramton of co. Norfolk, Alexander de Hecham of co. Suffolk, and Roger le Norreis of co. Cambridge have mainperned to have him before the king in fifteen days from Michaelmas.

May 24.
Westminster.

To the sheriff of Northumberland. Order to cause the lands, goods and chattels of William Douglas and his men, which were taken into the king's hands by reason of a trespass that William was said to have committed in ravishing and abducting Eleanor, late the wife of William de Ferrar[iis], tenant in chief, then dwelling at the manor Ellen la Susche in Tranernant in Scotland, to be replevied to them, together with everything received thence, until the quinzaine of St. Hilary next, in order that there may then be done what the king shall cause to be ordained by his council.

John Wychard has like letters directed to Thomas de Normanvill, escheator beyond Trent, for his lands, goods and chattels, which were taken into the king's hands because he was said to have been staying in William's company at the time of the aforesaid rape.

To the sheriff of Northampton. Order to cause the liberty of Robert le Chaumpayne in Great Dodington, which the sheriff demanded from him by writ of *Quo warranto* before the justices last in eyre in that county, and which was lately taken into the king's hands for Robert's default before the treasurer and barons of the exchequer, before whom the suit was returned by the justices aforesaid, to be replevied to Robert, with everything received thence, until the coming of the justices next in eyre to those parts.

May 24.
Westminster.

To the sheriff of Wilts. Whereas Walter de Lutgershale, the king's chaplain who celebrated divine service in the chapel of Holy Cross within the castle of Old Sarum, has died, the king has granted the chantry aforesaid to Michael Turpyn of Wodeford, chaplain, during pleasure, and he orders the sheriff to admit Michael there, and to pay to Walter (*sic*) such stipends as Walter was wont to receive from other sheriffs of that county.

Membrane 10—Schedules.

Assignment of dower to Margaret, late the wife of Roger de Colevill, of the knights' fees that belonged to Roger by Master Henry de Bray, escheator this side Trent, by the king's writ.

There are assigned to her three quarters of a fee that Ralph de Sancto Laudo holds in Cunesby, co. Lincoln, which are extended at 60s. yearly. Also the eighth of a fee that Robert Walran holds in Estbitham, in the said county, which is extended at 26s. 8d. yearly. Also a fee that Laurence de Preston holds in Somerdeby, in the said county, which is extended at 100s. yearly.

Northumberland.—The lands that belonged to Thomas de Bekering are extended at 91*l.* 4*s.* 6½*d.*, to wit the lands that are in co. Northumberland in the bailiwick of Sir Thomas de Normanvill, escheator beyond Trent, are extended at 49*l.* 14*s.* 0*d.*

1290.

Membrane 10—Schedules (cont.).

Lincoln.—The manor of Bekeringe, co. Lincoln, in the bailiwick of Master Henry de Bray, is extended at 22*l.* 5*s.* 5½*d.*

Bedford.—The hamlet of Sharpenho, co. Bedford, is extended at 72*s.* 3*d.*

Huntingdon.—The manor of Catteworth, co. Huntingdon, is extended at 15*l.* 12*s.* 10*d.*

Total of all the lands : 91*l.* 4*s.* 6½*d.* Whereof a third is 30*l.* 8*s.* 2*d.*, for which third there are assigned to Cecily, late the wife of Thomas, in dower by the said Thomas and Henry the manor of Bekeringe, which is extended at 22*l.* 5*s.* 5½*d.*; and the hamlet of Sharpenho, co. Bedford, which is extended at 72*s.* 3*d.*; and 4*l.* 10*s.* 5½*d.* of rent of assize in the manor of Middilton, co. Northumberland. Total of the assignment : 30*l.* 8*s.* 2*d.* as above. And there remain in the king's hands beyond Trent in co. Northumberland 45*l.* 3*s.* 6½*d.* of land, and this side Trent the manor of Catteworth, which is extended at 15*l.* 12*s.* 10*d.*

MEMBRANE 9.

May 25.
Westminster. To Reginald de Grey, justice of Chester. Order to cause William Bryd to have seisin of the lands that Master Geoffrey le Keu of Stanham at his death held in chief in Rothelan, receiving from him his fealty on the king's behalf, as the king learns by inquisition taken by Master Henry de Bray, escheator this side Trent, that Geoffrey held the tenements in chief and that the said William is the brother and next heir of Geoffrey, and is of full age.

May 27.
Westminster. To John de Ponte, keeper of the manor of Gravesende. Order to deliver to Henry de Crammavill and Joan, his wife, the said manor, which is in the king's hands for the felony that Thomas de Weyland committed, for which he abjured the realm, and which is in John's hands by the king's commission, as the king learns by inquisition taken by the sheriff of Kent that Thomas held the manor of Henry and Joan for his life for 20*l.* yearly to be rendered to them and Henry's heir of his body, and it also appears to the king by inspection of the fine levied before John Lovetot and his fellows, justices at Westminster, between Thomas and Henry and Joan concerning the said manor that if Henry died without an heir of his body, the manor should revert after the death of Henry and Joan to Thomas and his heirs.

May 27.
Westminster. To the sheriff of Wilts. Order to cause the Friars Minors of New Sarum to have fallen stone (*de petra casa*) from the broken-down walls within the castle of Old Sarum in aid of the work of a chapel of theirs in their site at New Sarum, of the king's gift.

May 27.
Westminster. To the same. Order to deliver in bail John de Tayllur of Burbache, imprisoned at Old Sarum for the death of John Giffard, wherewith he is charged, as the king learns by the record of Solomon de Roff[a] and his fellows, justices last in eyre in co. Wilts, that John slew John in self-defence.

May 29.
Westminster. To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of John de Chaunceus, from the manor of Lyfton, co. Devon, which belonged to John and which J. late bishop of Ely, the king's treasurer, bought from John in his lifetime.

To the same. Order to cause dower to be assigned to Alice, late the wife of William Quyntyn, tenant in chief, upon her taking oath not to marry without the king's licence.

Membrane 9—cont.

1290.

To the treasurer and barons of the exchequer. Renewed order to cause Ralph de Gorges to be acquitted of 24*l.* due to the exchequer of the debts of Ralph de Gorges, his father, for the time when the latter was sheriff of Dorset, in accordance with the king's order to them on 13 April, in the twelfth year of his reign.

To the sheriff of Suffolk. Order to deliver to Edmund, the king's brother, a moiety of the manor of Monewedon, together with the king's year, day and waste thereof, as the king learns by inquisition taken by the sheriff that Thomas de Weylaund, who abjured the realm for felony, held the aforesaid moiety of Edmund as of the honour of Lancaster, in the king's hands, by the service of a moiety of a knight's fee, and the king granted to Edmund what pertained to him of the year, day and waste of the moiety aforesaid.

May 31.
Westminster. To the treasurer and barons of the exchequer. Order to acquit the abbot of Wardon of 40*s.* at which he was amerced before Solomon de Roff[a] and his fellows, justices last in eyre for common pleas in co. Hertford for a default, as the king has pardoned him at the instance of brother Simon de Wardon.

June 1.
Westminster. To the same. Order to cause the master of the hospital of Ospring to be acquitted of 5 marks at which he was amerced before the late king's justices in eyre in co. Kent for many trespasses, and of 13*s.* 4*d.* at which he was amerced before the said justices for trespass, and of half a mark at which he was amerced before the same justices for a false claim, and also of half a mark at which he was amerced in like manner before the justices, as the late king, on 15 October, in the fifty-fifth year of his reign, pardoned the master these sums.

To the keeper of the forest of Wauberge. Order to cause the prior of St. Mary's, Huntingdon, to have in that forest three good oak trees fit for timber with all their strippings, in aid of the repairs of his church, of the king's gift.

To the sheriff of Derby. Order to deliver in bail Henry son of William de Langeford, imprisoned at Nottingham for the death of John de Longeleye, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Henry slew John in self-defence.

June 1.
Westminster. To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of John Gentil, lately elected, if he held before his election the office of sub-escheator and of verderer of the forest of Lancaster, which is in the hands of Edmund, the king's brother, as John has shown the king that whereas he has held the office of sub-escheator under Thomas de Normanvill, escheator beyond Trent, for three years and more, and is also verderer of the said forest, so that he cannot conveniently execute any more offices, certain of his enemies have, in order to aggrieve him further, procured his election as coroner shortly before Michaelmas last.

May 30.
Westminster. To the justiciary of Ireland, or to him who supplies his place. Order to restore to William son of John, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted upon suspicion of robbery before Walter Lemfaunt and his fellows, justices appointed to deliver Waterford gaol, as he has purged his innocence before W. bishop of Waterford, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Membrane 9—cont.

1290.

June 2.
Westminster.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Queen Eleanor, the king's mother, the manors of Wiche, Cantebrige, Kingeston, Colecestre, Aulton, Kocham, Haveringg, and Middelton, in part satisfaction of 1,000 marks yearly of land that the king has granted to her in augmentation of her maintenance and of her household. They are ordered to certify the king of what is lacking of the 1,000 marks yearly beyond the value of the manors, and from what manors or fermes the king can make up what is short most conveniently for her.

June 3.
Westminster.

To the sheriff of Worcester. Whereas the king has granted to Queen Eleanor, his mother, that she may do her will concerning Master John de Bradenham, late constable of Marlebergh castle, charged with a trespass of the king's forest, concerning the said trespass, the king orders the sheriff, if John have been placed with others charged with such trespass in exigent in the sheriff's county [court], not to proceed to exact him further in that county [court] or to aggrieve him in any other way for the trespass against the will of the king's mother.

May 28.
Westminster.

To J. archbishop of Dublin, justiciary of Ireland. Order to deliver the king's land called 'Chapel Iseude' to Nigel le Brun for the yearly ferm that has been wont to be rendered therefor hitherto by the hands of other fermors, to have during good behaviour.

To Malcolm de Harlegh, escheator this side Trent. Order to assign dower to Joan, late the wife of John de Cancellis, tenant in chief, from the manor of Lyfton, co. Devon, which is in the king's hands by John's demise and of which the king sends him an extent recently made, as Joan has besought the king to assign dower thereof to her and has taken oath before him that she will not marry without his licence. As John's heir is bound by the deed of demise to warrant the manor to the king, the escheator is ordered to enquire warily and diligently what lands the heir now holds in his hands, and what lands may fall to him as John's heir, and what they are worth yearly by extent, and to certify the king thereof.

MEMBRANE 8.

June 6.
Westminster.

To J. archbishop of Dublin, justiciary of Ireland. Whereas the king granted to Theobald son of Theobald le Butiler, tenant in chief, for a fine of 100 marks, that when he should have proved his age before the justiciary the latter should cause him to have seisin of all the lands falling to him in those parts by his father's death, so that he should not come to the king in England to demand such seisin from him; and it is now found before the justiciary that Theobald came of age at St. Peter in Cathedra, wherefore the justiciary caused him to have seisin of the lands aforesaid in accordance with the king's order, as he has announced to the king by letter: the king orders the justiciary to cause all rents and issues of the lands received since 20 February last, when Theobald did homage to the king for his father's lands, to be delivered to Theobald.

To Joan, late the wife of Theobald le Butiler. Order to deliver to Theobald, son of the said Theobald, all the lands falling to him by inheritance by the death of his father, with the rents and other issues received thence since 20 February aforesaid.

The like to Walter de la Haye, escheator of Ireland, '*mutatis mutandis*.'

1290.

*Membrane 8—cont.*June 7.
Westminster.

To the sheriff of Southampton. Order to cause a verderer for the forest of Wlvemere to be elected in place of William de Balun, whom the king has amoved from office because he learns that he is too infirm to execute the office.

By the testimony of Richard de Bosco.

To the same. Order to cause verderers for that forest to be elected in place of Robert Gaugy and Henry Wychard, deceased.

To the treasurer and barons of the exchequer. Whereas the king, on 8 January, in the tenth year of his reign, ordered Luke de Tany, then justice of the Forest this side Trent, to deliver to Ralph Malure, keeper of the forest of Roteland, all the issues of the pannage of the said forest, which the king had granted to Ralph, to have during pleasure, when the king said that he would cause allowance to be made to the agistors, as appears by inspection of the rolls of chancery; the king orders them to cause Richard de Middleton and William le Clerk of Morkoth, agistors of the said forest, to be acquitted of 10*l.* 15*s.* 9½*d.* for the issues of the pannage from the aforesaid day.

To Malcolm de Harle, escheator this side Trent. Order to assign dower to Strangia, late the wife of Walter Daungevyn, tenant in chief, upon her taking oath not to marry without the king's licence.

June 8.
Westminster.

To the sheriff of Warwick. Order to deliver in bail Geoffrey le Mareschal, imprisoned at Warwick for the death of Richard de Mershton, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Richard is charged with the death out of envy and hatred, and not because he is guilty.

Robert de Sutton and Robert son of Robert de la More of Crumbwell, imprisoned at Nottingham for the death of John Bondyng of Northcarleton, whereof they are appealed, have letters to the sheriff of Nottingham to bail them.

June 8.
Westminster.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Queen Eleanor, the king's mother, the following manors and fermes, which the king has granted to her in aid of the maintenance of herself and her household: the manor of Wyche, which is extended at 89*l.* 5*s.* 0*d.*; Cantebr[igg], which is extended at 67*l.* 18*s.* 8*d.*; Kingeston, which is extended at 52*l.* 8*s.* 6*d.*; Colecestre, which is extended at 35*l.*; Aulton, which is extended at 80*l.*; Cokham, which is extended at 85*l.*; Havering, which is extended at 130*l.*; and Middleton, which is extended at 240*l.*; and of the ferm of the town of Oxford 40*l.*; of the ferm of the city of Winchester 80*l.*; of the remainder of the ferm of Derteford 30*l.*; of the ferm of Devises 40*l.*; of the ferm of Nicholas de la Hoesse for the manor of Skirpham 7*l.* 10*s.* 0*d.*; of Gildeford with the park 23*l.* 6*s.* 8*d.*; in such manner as the fermes are held of the king, saving to the king his tallages thereof when his demesnes are tallaged.

June 11.
Westminster.

To the justices for the custody of the Jews. Order to cause John son and heir of John le Moyne of Sheleford to be acquitted of 10*l.* that the justices exact from him for the debt in which his father was indebted by his charter to Jacob son of Samuel, a Jew, who was hanged for clipping the king's money, and to cause the aforesaid charter to be delivered to John, as the king has pardoned him this debt.

To the treasurer and barons of the exchequer. Order to acquit Otto de Grandisono of all the ferm of the islands of Gerneseye and Gereseye with the adjoining islands for all the time that he had the islands of the king's

Membrane 8—cont.

1290.

grant, and to permit him to have them for all his life, and to permit his executors or assigns to hold the islands for five years after his death quit of the ferm, as the king granted to him the islands for life at a certain yearly ferm, and afterwards granted that he should be quit of the same ferm for life, and that he should have the islands for life, and should have all issues and profits of the same, and the king also granted that his executors or assigns should have the islands for five years after Otto's death, in order to acquit his debts and for the completion of his will, and also granted to Otto that he and his heirs and executors shall be quit of all accounts, reasons, arrears, receipts, demands and exactions that may be exacted from him for the time when he first had the custody of the islands aforesaid and for the time during which he shall hold it.

June 6. To Walter de la Haye, escheator of Ireland. Whereas Walter lately, Westminster. after the death of Theobald le Botiller, committed the castle of Dorch, which belonged to Theobald at his death, to William le Mareschal to be kept in the king's name, on condition that if the castle should be occupied upon him in his custody or if it should decay or be thrown down, he should repair it at his own charge, for the observance whereof he charged his lands; and the castle was afterwards occupied upon him in his custody and thrown down; wherefore the escheator took into the king's hands the lands that belonged to William in Tyinglas, and thus holds them; and Richard de Burgo, earl of Ulster, has given the king to understand that the lands pertain to him by reason of the gift and grant that William made to him, and has besought the king to cause them to be delivered to him: the king orders the escheator to deliver the lands to the earl upon his finding security to cause the castle to be repaired and put into as good a state as it was in on the day of its commission aforesaid, or that he will agree with Theobald le Botiler, son and heir of Theobald, concerning it.

June 13. To William de Vescy and his fellows, justices appointed to hear and Westminster. determine certain trespasses lately committed in Boston fair. Order to release Hugh Fynch, imprisoned at Lincoln for the receipt of certain malefactors who are said to be guilty of the trespasses aforesaid, on mainprise to have him before them at their next coming to Boston.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause to be restored to Thomas Walding the bailiwick of the forestry of Staunton, within the forest of Dene, to whom it was committed by the late king, which bailiwick Grimbald Pauncefot, late keeper of the forest, took into the king's hands without reasonable cause, as the king learns by inquisition taken by the escheator that Thomas committed no trespass for which he ought to lose the bailiwick as forfeited to the king.

June 14. To the same. Order to cause the Friars Minors of Oxford to have in Westminster. the king's wood of Pauncehale, which is within the forest of Bernewod, six oaks fit for timber, of the king's gift.

To the sheriff of Cambridge. Order to cause to be replevied to John Gravassal and Maud, his wife, until the coming of the justices next in eyre in those parts, their liberty in Westleye Waterles, which the king demanded from them by writ of *Quo warranto* before the justices last in eyre in that county, and which was taken into the king's hands for their default before the treasurer and barons of the exchequer, before whom the suit was adjourned by the justices aforesaid, and to restore to them everything received therefrom.

Membrane 8—cont.

1290.

To the sheriff of Nottingham. Order to deliver in bail Simon de Norff[olkia], imprisoned at Nottingham for the death of John de Gunthorpe, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Simon slew John in self-defence.

To the treasurer and barons of the exchequer. Order to cause William Attelyche of Ryseburgh to be acquitted of 20*l.*, which are exacted from him because it was presented before John de Vallibus and his fellows, justices last in eyre for common pleas in co. Buckingham, that William found 20*l.* between Wycumb and Le Onehanded Cruche, and that he maliciously hid them, and it appears to the king by an inquisition that he afterwards caused to be taken by the sheriff of that county that William did not find the said money and is in no wise guilty in this matter, and the king, although proceedings before his justices in eyre ought not according to law to be annulled by inquisition taken concerning the matter *ex postfacto*, has pardoned William the said 20*l.*

To the sheriff of Oxford. Order to deliver in bail Bonefeyus de Cricke-lade, Simon de Hautwrthe, Ysaac de Cann, and Salekin de Marleberbe (*sic*), Jews of Oxford, imprisoned at Oxford for trespass of the Forest.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Gilbert de Vere, lately elected, whom the king has amoved from office because he is a member of the household of Master Thomas de Button, dean of Welles, so that he cannot attend to the duties of the office.

June 15.
Westminster.

To William de Vescy. Order to deliver in bail Robert de Pavely, imprisoned at York for trespass in Boston fair, whereof he indicted, to twelve mainpernors who shall undertake to have him before William and his fellows, appointed to hear and determine trespasses in the said fair.

The like to the same in favour of Thomas le White, imprisoned at Lincoln for harbouring certain malefactors.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John de Bohun to have in the forest of Dene two harts and six bucks, of the king's gift.

To Malcolm de Harlee, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of John Hikun, from John's lands in Cheleseye, which are in the king's hands by reason of the debts in which Hamo de la Legh, late the king's clerk, who had the lands of John's demise, was indebted to the king.

MEMBRANE 7.

June 18.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to assign dower to Lucy, late the wife of Thomas de Dyveleston, tenant in chief, upon her taking oath not to marry without the king's licence.

To Geoffrey de Pycheford, constable of Windsor castle. Order to permit Simon, the envoy of Queen Eleanor, the king's consort, to fell six oaks fit for timber in the wood of Henry de Lacy, earl of Lincoln, at Assherugg, which is within the bounds of the forest of Windsor, and to permit him to carry them whether he will quit of chiminage, as Henry has granted to him six oaks in that wood.

Membrane 7—cont.

1290.

To John de Northwode, chamberlain of Middelton. Order to cause Stephen de Penecestre, constable of Dover castle, to have in the king's wood of Chastiners twelve of the oldest leafless beech-stumps (*robora de fago folia non portancia*), in order to make fires in the castle, of the king's gift.

June 18. To the same. Order to cause Roger de Tilmanston to have in the king's
Westminster. wood of Paysell six good oak trees fit for timber, of the king's gift.

To Thomas de Normanvill, escheator beyond Trent. Order to permit Lucy, late the wife of Thomas de Diveliston, tenant in chief, to hold the lands whereof he finds by inquisition that she was enfeoffed jointly with her husband and was in peaceful seisin until her husband's death, so that she may answer to the king for the issues received thence in the meantime, and to restore to her the said lands taken into the king's hands by him by reason of Thomas's death. He is also ordered to cause dower to be assigned to her from the lands of Thomas whereof she was jointly enfeoffed with him, upon her taking oath not to marry without the king's licence.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to permit the abbess of Caen to fell thirty acres of underwood and to carry away the underwood in her wood of Blakholeheye, within the bounds of the forest of Essex, as the king learns by inquisition taken by Roger that it is not to the king's damage if he grant the abbess such permission.

June 18. To the keeper of the gaol of Newegate. Order to cause Adam de la
Westminster. Grene and Thomas, his brother, lately appealed by John son of Roger de Burton of the death of his father before the justices at Westminster, who were committed to the said gaol when the appeal was quashed, to be released, as John de Bellerby, John de Bovinton, John son of John de Scocia, John de Donecastre, Peter son of Hugh de Thoresby, Adam de Bowes, Richard Oysel, Roger Ughtred of Scardeburgh, Thomas de Eggesclive, William de Haukeswell, Adam de Neylford, Thomas de Uckerby, John Cort, Nicholas de Laton, Thomas de Sallay, Simon de Uckerby, Walter de Denton, Ralph de Screvyn, Roger de Blaunhecote of York, all of co. York, William de Shafthowe, Adam de Meynevill of co. Northumberland, and Adam de Rishton of co. Lancaster have mainperned to have them before the justices at Westminster at the quinzaine of Michaelmas.

June 18. To the treasurer and barons of the exchequer of Dublin. Order to
Westminster. cause Otto de Grandisono to be acquitted of all the money that they exact from him beyond the service of two knights' fees for the time when he had the castle and cantred and all the land of Hokonath in Ireland, all the town of Tipperar[y], the castle and town of Kilefece, the land of Muskery, the manor of Kilfilan, and all the town of Clommel, as the king granted them to him and the heirs of his body or his assigns with the knights' fees, advowsons of churches, and all other appurtenances, for the service of two knights' fees, as contained in the king's charter, and they exact from Otto the service of seventeen knights' fees for the lands.

June 21. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Westminster. Order to cause Matthew de Columbar[iis] to have in the forest of Shothovre six bucks, of the king's gift.

Membrane 7—cont.

1290.

To the sheriff of Buckingham. Order to deliver in bail John de la Rokele, James, his son, Peter de la Rokele and Alice, his wife, James son of Peter, and Augustine, his brother, Beatrice, daughter of Peter, Eustace de la Rokele, Joan, late the wife of Augustine le Clerk, Eustace, her son, Amice, her daughter, Walter de la Rokele, Thomas Everard and Juliana, his wife, William Morice and John Sireman, imprisoned at Aylesbur[y] for certain trespasses in the forest of Bernewode.

June 20. To William de Vesey, justice of the Forest beyond Trent. Order to
Westminster. cause Thomas de Normanvill, escheator beyond Trent, to have in the forest of Shirewod six oaks fit for timber, for the repair of the king's pond at Clipston.

June 20. To William de Vesey and his fellows, justices appointed to hear and
Westminster. determine certain trespasses lately committed in Boston fair. Order to deliver Adam de Cateby, imprisoned at York for trespasses in the said fair, in bail to six men who shall mainpern to have him before the justices at their order.

June 23. To Malcolm de Harlegh. Order to cause dower to be assigned to
Westminster. Margery, late the wife of Hamo Hauteyn, from Hamo's lands in Oxenedish and Brunn, which were taken into the king's hands by reason of certain debts due from Hamo at his death to the exchequer, as Margery has come to the king's court and prayed to have dower assigned to her.

June 20. To Malcolm de Harley, escheator this side Trent. Order to cause dower
Westminster. to be assigned to Nicholaa, late the wife of John le Waleys, tenant in chief, upon her taking oath not to marry without the king's licence.

June 22. To Ralph de Sandwico, keeper of the city of London. Order to cause
Westminster. a coroner for the city to be elected under Matthew de Columbar[iis], the king's serjeant, in place of William le Mazerer, who is incapacitated by age.

June 27. To Malcolm de Harlegh, escheator this side Trent. Order to deliver to
Havering- Nicholaa, late the wife of John le Waleys, tenant in chief, the custody of
atte-Bower. two parts of a messuage and a croft in Wikehertwell that John held of the king, to be held until otherwise ordered, as the king learns by inquisition taken by Master Henry de Bray, late escheator this side Trent, that John held the messuage and croft in chief at his death, containing two acres of land, worth 5s. yearly, and that John paid to the king yearly for the messuage and croft, and for part of the bailiwick in the forest of Saucey (*de Salceto*), and for a prison that he held in chief at his death 6s. 8d., which messuage and croft are in the king's hands by reason of the minority of John's heir, and the king, pitying Nicholaa's poverty, has granted to her out of charity the custody of two parts of the messuage and croft.

July 2. To Gregory de Rokesle, keeper of the exchange of London. Order to
Havering. pay out of the issues of the exchange to Master William de Luda, bishop elect of Ely, keeper of the wardrobe, white refined (*finatum*) silver of Ghent of the weight of 300 marks, in order to make certain utensils thereof for the use of Joan, the king's daughter.

June 22. To the sheriff of Kent. Order to cause a coroner for that county to be
Westminster. elected in place of Philip de Burne, lately elected, whom the king has amoved from office because it is testified before him by W. bishop elect of Ely that Philip is insufficiently qualified.

Membrane 7—cont.

1290.

July 3.
Westminster. To William de Vesey, justice of the Forest beyond Trent. Order to cause Thomas, bishop of St. Davids, to have in the forest of Shirewode six oaks fit for timber, of the king's gift.

June 22.
Westminster. Ralph de Stowe and Margaret, his wife, imprisoned at Huntingdon for the death of John de Parva Styvecle, chaplain, wherewith they are charged, have letters to the sheriff of Huntingdon to bail them.

June 28.
Havering-
atte-Bower. To the treasurer and barons of the exchequer. Order to cause John de Turbervill, son and heir of John de Turbervill, to be acquitted of 320 marks exacted from him for the debts of his father, if they are exacted for the time mentioned below, as the late king, on 3 October, in the fiftieth year of his reign, by his letters patent, which the king has inspected, pardoned John de Turbervill, the father, all debts due to him as well for trespass of the Forest as for the appeal that Hugh Venur made against John, and all debts due from John to his exchequer.

June 21.
Westminster. To the treasurer and barons of the exchequer. Order to cause John de Maundevill to be acquitted of 27*l.* 10*s.* 0*d.* exacted from him for scutage for the king's army of Wales of the fifth year of his reign, as it appears to the king by inspection of the rolls of chancery that John was a minor and in the king's wardship at that time. It is provided that answer shall be made to the exchequer for the scutage for that time of the knights' fees that are held of John.

June 28.
Havering. To the same. Order to cause Peter de Lench to be acquitted of 200 marks of the 300 marks at which he was amerced before the king for a trespass that he committed against the king, as the king has pardoned him this sum on condition that he pay the remainder.

July 2.
Havering. To Philip Mimecan, keeper of the forest of Shottovere. Order to cause Master John de Alderby to have in that forest six bucks, of the king's gift.

June 20.
Westminster. To the treasurer and barons of the exchequer. Order to cause Roger de Lancastria to be acquitted of 20*l.* at which he was amerced before the justices in eyre for common pleas in co. Essex, in the thirteenth year of the reign, by reason of the common summons of the eyre, as it appears to the king by inspection of the rolls of chancery that Roger had quittance of the common summons of the said eyre.

June 30.
Havering. To the same. Whereas the king lately committed to Reginald de Grey the office of his justice of Chester with all demesne lands in co. Chester, and the castles of Chester and Flynt, and the cantred of Englefeld, except the demesne lands of Flynt, Coleshull, and Rothelan and the lead-mine of Englefeld, to be kept from Michaelmas, in the twelfth year of the reign, until the end of eight years following, rendering therefor to the exchequer a certain sum of money, and Reginald during this term, to wit on 30 June, in the eighteenth year of the reign, rendered the office with the castles and cantred into the king's hands, and the king committed to him anew the office aforesaid and the county, castles, and cantred aforesaid together with the castle of Rothelan, with their fermes, rents and all appurtenances, together with the purpatures and all other things pertaining to them by reason of the king's forests in those parts, to be kept from the said 30 June until Michaelmas following, and from then until the end of nine years, rendering therefor to the exchequer 727 marks 8*s.* 0*d.* yearly: the king orders them not to charge Reginald with the ferm by reason of the first commission from the said 30 June until the end of the eight years contained in the first commission, and to discharge him thereof.

1290.

*Membrane 7—Schedule.*June 26.
Havering.

To the same. Order to cause Robert de Shireland, king's yeoman, to be acquitted of 30 marks of the 50 marks in which Robert de Shirelaunde, his grandfather, was indebted to Put' son of Benedict, a Jew lately deceased, which debt is in the king's hands by reason of the Jew's death, and to permit him to pay the remainder by 5 marks yearly, and to cause this to be so done and enrolled, as the king has granted to him these terms.

MEMBRANE 6.

July 2.
Havering.

To the sheriff of Cumberland. Order to deliver in bail Elias son of Isabella de Orreton, imprisoned at Carlisle for the death of Robert Harebayn, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Elias is not guilty of the said death, but that one Adam son of Alan le Vacher slew Robert, for which death he is outlawed.

July 8.
Westminster.

To the sheriff of Cambridge. Order to restore to Bartholomew called 'Gogyng' of Cambridge, clerk, his goods and chattels, which were taken into the king's hands upon his being charged with the homicide of Geoffrey de Griselee, clerk, slain at Cambridge, before John de Eyvill, Ralph Basset, and Robert Malet, justices appointed to deliver Cambridge gaol, as he has purged his innocence before W. bishop elect of Ely, to whom he was delivered in accordance with the privilege of the clergy. [Prynne, *Records*, iii. 412.]

July 9.
Westminster.

To the treasurer and barons of the exchequer and the justices appointed for the custody of the Jews. Order not to molest Aaron son of Vyves, a Jew of London, by reason of any tallage to be assessed upon the Jews, and not to intermeddle with his goods and chattels, as the king has granted him to Edmund, the king's brother, with all his goods and chattels, so that the king or his ministers shall not intermeddle with the Jew or his goods and chattels without Edmund's will and licence.

July 11.
Westminster.

John son of Walter de Seggesleye, imprisoned at Stafford for the death of Margery la Kembestere, wherewith he is charged, has letters to the sheriff of Stafford to bail him.

July 9.
Westminster.

To the treasurer and barons of the exchequer and to the justices appointed for the custody of the Jews. Order not to intermeddle with the chattels of Cresseus son of Cresseus and Aaron, his son, Jews of London, by reason of any tallage, as the king has granted to them that they shall be quit of all tallages to be assessed upon the Jews for all the time during which Cresseus shall be indebted to the king or Queen Eleanor, his consort, in aught of the 300 marks by which he made fine with the king for the forfeited chattels of Jews.

William Rose, imprisoned at Assherugg for the death of John Everard, whom he slew in self-defence, has letters to the sheriff of Hereford to bail him.

July 11.
Westminster.

To Philip de la Felde, bailiff of Havering. Order to cause Robert de Colevill to have in the outer wood of the king's manor of Havering two oaks fit for timber, in order to construct a chamber, of the king's gift.

By K. on the information of R. de Tybetot.

To Reginald de Grey, justice of Chester. Order to cause Richard de Masey to have in the forest of La Mare six oaks fit for timber, of the king's gift.

Membrane 6—cont.

1290.

July 11.
Westminster.

To the sheriff of Kent. Order to deliver in bail John le Bacheler, imprisoned at Maydenstane for the death of Richard Ferthing, wherewith he is charged, as the king learns by the record and process of John de Merlay and his fellows, justices appointed to deliver that gaol, that John slew Richard in self-defence.

To Walter de la Haye, escheator of Ireland. Order to deliver to John de Weylaund, son of Thomas de Weylaund, who abjured the realm for felony, the manors of Balliconare and Killicaran and the rent of Ballimacoyll in Ireland, with all issues thereof since they were taken into the king's hands, as he learns by inquisition taken by the escheator or by him who supplies his place that Thomas enfeoffed John of the manors and rent for 100 marks yearly to be rendered to him for his life, and that John continued his seisin thereof from Friday after Midsummer, in the fifteenth year of the reign, until they were taken into the king's hands by reason of the felony aforesaid, and it is now testified before the king that Thomas remitted and quit-claimed the said 100 marks yearly to John long before he committed the felony aforesaid.

July 14.
Westminster.

To the keeper of the forest of Whitlewode. Order to cause Robert son of Nigel to have in the wood of Hanle, within the bounds of that forest, six oaks fit for timber, of the king's gift.

To the keeper of the forest of Pewesham. Order to cause the abbot of Malmesbiry to have in that forest twelve oaks fit for timber, of the king's gift.

To the keeper of the forest of Dene. Order to cause John Giffard of Brymmesfeld to have in that forest six roebucks, of the king's gift.

July 15.
Westminster.

To the keeper of the forest of Rokyngham. Order to cause Alesia de Lascey, countess of Lincoln, to have in that forest ten bucks, of the king's gift.

*Vacated, because otherwise below.*July 12.
Westminster.

To the sheriff of Suffolk. Order to deliver to John son of Thomas de Weyland the manor of Clopton, which was taken into the king's hands by reason of the felony committed by Thomas, to be held until the king shall otherwise order, as the king learns by inquisition taken by the sheriff that Thomas and John were jointly enfeoffed of the manor by Oliver de Wysete.

July 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause William, bishop of Salisbury, to be acquitted of 40*l.* at which he was amerced before William de Vescy and his fellows, justices in eyre for pleas of the Forest in co. Nottingham, in the sixteenth year of the king's reign, and of 20*l.* at which he was amerced before the justices in eyre for pleas of the Forest in co. York, in the fifteenth year of his reign, for trespasses of the Forest, as the king has pardoned him.

July 13.
Westminster.

To the same. Order to cause John de Lagarston to be acquitted of 100*s.* of the 10*l.* at which he was lately amerced before Thomas de Weyland and his fellows, justices of the Bench, for contempt, as the king has pardoned him at the instance of Gilbert de Clare, earl of Gloucester and Hertford.

July 15.
Westminster.

To the same. Order to cause Ralph de Albiniaco to be acquitted of 70 marks of the 100 marks due to the king for imprest, as the king has pardoned him this sum.

Membrane 6—cont.

1290.

To the sheriff of Suffolk. Whereas Agnes del Pount* of a messuage, 42 acres of land, 4 acres of wood, 12 acres of pasture, 4 acres of meadow, and 3s. 8d. of rent in Buxhale and Fynebergh, Alice de Staunton of 10l. of land in Ayssh, Blakeshale, Tunstalle, Marlesford, Wantesden, and Rendlesham, John de Stratton of a messuage and a carucate of land in Petagh and Framesden, and Alice, late the wife of Gilbert de Cotenham of a messuage and a carucate of land in Anhus, Shenlond — [*Incomplete.*]
Vacated.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John son of Reginald to have in the forest of Pambere four bucks, of the king's gift.

To the same. Order to cause William de Cherleton to have in the forest of Wlmere three bucks, of the king's gift.

To William Hathewy, keeper of the forest of Dene. Order to cause Hugh de Frene to have in that forest two bucks, of the king's gift.

July 14.
 Westminster. To the sheriff of Suffolk. Whereas Agnes del Pount enfeoffed Thomas de Weylaund and Margery, his wife, and Richard, their son, jointly of a messuage, 42 acres of land, 4 acres of wood, 12 acres of pasture and 4 acres of meadow, and 3s. 8d. of yearly rent in Buyhale (*sic*) and Fynebergh, and Alice de Staunton enfeoffed them of 10l. yearly of land in Ayssh, Blakeshale, Tunstall, Marlesford, Wantesden, and Rendlesham, and John de Stratton enfeoffed them of a messuage, a carucate of land in Pethagh and Framesden, and Alice, late the wife of Gilbert de Cotenham, of a messuage and a carucate of land in Anhus, Shenlonde, Buyhale (*sic*), and Wetherdene by their charters, which the king has inspected, to have to Thomas and Margery and Richard, and the heirs of Richard's body, and put them in good and peaceful seisin thereof, which lands the king caused to be taken into his hands by reason of certain trespasses committed by Thomas: the king orders the sheriff to cause Margery and Richard to have the lands again, to hold according to the form of the feoffment, saving to the chief lords of the fee and to others any right that they may have in the lands when they may wish to speak concerning them.

July 14.
 Westminster. To William de Sutton, keeper of the lands that belonged to Thomas de Weylaund in co. Essex. Whereas Robert Dyne enfeoffed the said Thomas, Margery, his wife, and Richard, their son, jointly of a messuage and a carucate of land in Dakenham and Berking, and Matilda de Rammes[eye] enfeoffed them of 20s. of rent in Havering, and Walter de Ran of 22 acres of meadow in Little Thurrok and Caldewelle by their charters, which the king has inspected, to have to them and to the heirs of Richard's body, and put them in good and peaceful seisin thereof, which lands the king caused to be taken into his hands and delivered to the keeper by reason of certain trespasses committed by Thomas: the king orders the keeper to cause Margery and Richard to have the lands (*as in preceding order*).

July 13.
 Westminster. To the sheriff of Essex. Order to deliver to Roger Bukskyn, imprisoned at Colecestre for trespass in the park of R. bishop of London, at Crunden, as the king learns by inquisition taken by Richard de Bosco, in bail to John Peverell, Robert de Crepping, William de Staunford, and Edmund de Fulham of co. Essex, and Roger Bernard and John Sewale of

* The enrolment ceased before the copyist reached the verb The order is fully enrolled below.

1290.

Membrane 6—cont.

co. Cambridge, who have mainperned in the king's court to have him before the king or those whom he shall assign at a certain day and place.

William de Staunford, Edmund le Pecche of co. Essex, Jordan de Bedeford of co. Hertford, Richard Herbert, John Blome, and Henry Rose of co. Suffolk mainperned in like manner Theobald de Clonville, detained in the aforesaid prison for a trespass in the same park.

John Filiol, Nicholas de Weylaund, Robert Giffard, John son of Bernard, John de Bassingburn of co. Essex, and John de Merk of co. Cambridge mainperned in like manner John de Kelleveden, detained in the aforesaid prison for a trespass in the same park.

MEMBRANE 5.

July 13. To Malcolm de Harle, escheator this side Trent. Order to cause
Westminster. dower to be assigned to Nesta, late the wife of Roger Corbet, tenant in chief, upon her taking oath not to marry without the king's licence.

July 15. Roger son of William de Hatheslay, imprisoned at Huntingdon for
Westminster. the death of Richard de Hatheslay, wherewith he is charged, has letters to the sheriff of Huntingdon to bail him.

July 18. To the sheriff of Kent. Order to release Andrew le Shepherd,
Westminster. imprisoned at Maydenestan for the death of Elias le Bygg, wherewith he is charged, as the king learns by the record of Stephen de Penecestre and Roger de Tylemaneston, justices appointed to deliver that gaol, that Andrew slew Elias in self-defence, and Andrew has found the king as mainpernors Andrew Fraunceys of Kyngeston, Stephen Quyntyn, Stephen del Stete (*sic*), William David, David Piper, William Quyntyn, Andrew de Shudbrok, Richard Alfrun, Robert Pik, John Smyth, William Gilbert, and William Fraunceys of co. Surrey.

To the sheriff of York. Order to deliver in bail Richard Cornay, imprisoned at York for the death of Ralph de Norton, wherewith he is charged, as the king learns by the enrolment of the presentment and inquisition made before William de Sancto Quintino and his fellows, justices appointed to deliver that gaol, that he slew him in self-defence.

To Gilbert de Thorneton and his fellows, justices appointed to hear and determine the king's pleas. Order to cause to be delivered to Godfrey de Bello Monte the liberties in Drayton that the king lately derained before them against Godfrey by writ of *Quo warranto*, to have until the next coming of the justices for common pleas to those parts, so that the justices may cause what shall be equitable to be done before them to the king and Godfrey.

July 16. To the sheriff of Leicester. Order to cause John son of William and
Westminster. Henry, his brother, to have seisin of a moiety of a messuage, ten acres of land, and an acre of meadow in Medeburne that Hugh de Neville, who was hanged for felony, held, and to cause William Waldeyn to have seisin of the other moiety, as the king learns by inquisition taken by the sheriff that Hugh held the premises of them, and that Agnes, late the wife of Hugh, holds them by delivery from John de Kirkeby, the late treasurer, whereby she had the king's year and day thereof, for which she ought to answer to the king.

Membrane 5—cont.

1290.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Roger de Morleye, who is incapacitated by age, as the king learns by trustworthy evidence.

To the treasurer and barons of the exchequer. Order to acquit William de Fenes, son of Ingram de Fenes, of 32*l.* for five scutages, 5 marks for licence to agree, 6*l.* of the aid to marry the late king's daughter, 15 marks for many imprests, of the debt of William de Fenes, father of Ingram, and the relief due from Ingram to the late king, and of all aids and scutages that are exacted from William for his father's time for the services of knights' fees that Ingram held in chief of the late king, to wit 32*l.* of the honour of Chockes for five scutages, 12*l.* for the aid to make the late king's son a knight, and 16*l.* for two debts, as the late king pardoned Ingram all these debts.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John Wak to have in the forest of Wauberge ten bucks, of the king's gift.

July 18.
Westminster.

To the constable of Bristol castle. Order to cause Thomas de Berkeleye to have in the king's chace at Bristol four bucks, of the king's gift.

To the justice of the Forest this side Trent. Order to cause Thomas de Berkel[eye] to have in the wood of Peusham, within the bounds of the forest of Melkesham, four bucks, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Master Robert de Thorp to have in the forest of Cannock (*de Canoco*) three bucks, of the king's gift.

To Matthew son of John, constable of Dyveses castle. Order to cause W. bishop of Salisbury to have in the park of Divises ten bucks, of the king's gift.

To Ralph de Sandwico, keeper of the city of London. Order to deliver to the executors of the will of John, late bishop of Ely, all the said bishop's houses in the parish of St. Andrew's near Holeburn, in the suburbs and within the liberty of the city of London, for the execution of his will, as the king understands that the bishop bequeathed the houses to God and the church of St. Etheldreda of Ely and to his successors, on condition that they should acquit the debts due from him to Gregory de Rokesle, citizen of London, for the said houses.

July 15.
Westminster.

To William de Sutton, keeper of the lands that belonged to Thomas de Weylaund in co. Essex. Whereas Richard de Tany enfeofed the said Thomas, Margery, his wife, and Eleanor, their daughter, of a messuage and a carucate of land in Chikenhale Tany by his charter, which the king has inspected, to them and to the heirs of Eleanor's body, and put them in good and peaceful seisin thereof, which lands the king caused to be taken into his hands and delivered to William for custody: the king orders him to cause Margery and Eleanor to have the lands again, to hold in accordance with the form of the feoffment, saving to the chief lords of the fees and to others any right they may have in the lands when they may wish to speak concerning it.

July 18.
Westminster.

To the sheriff of Gloucester. Whereas the king has prefixed to all the Jews of his realm a certain time to pass out of the realm, and he wills that they shall not be treated by his ministers or others otherwise than

1290.

Membrane 5—cont.

has been customary, he orders the sheriff to cause proclamation to be made throughout his bailiwick prohibiting any one from injuring or wronging the Jews within the said time. He is ordered to cause the Jews to have safe-conduct at their cost when they, with their chattels, which the king has granted to them, direct their steps towards London in order to cross the sea, provided that before they leave they restore the pledges of Christians in their possession to those to whom they belong.

The like to the sheriffs of Essex, York, Northampton, and Lincoln. Also to the sheriff of Hereford and Southampton.

July 21.
Harrow.
(*Hargree.*)

To the keeper of the forest of Hatfeud in Essex. Order to cause Robert de Veer, earl of Oxford, to have in that forest ten bucks, of the king's gift.

To the steward of the forest of Canok. Order to cause Hugh de Audeley to have in that forest three bucks, of the king's gift.

July 15.
Westminster.

To the sheriff of Gloucester. Whereas Master Geoffrey de Aspale by his charter, which the king has inspected, enfeoffed Thomas de Waylaund and Margery, his wife, and Richard, his son, jointly of the manor of Sobbiry, to them and to the heirs of Richard's body, concerning which a fine, which the king has also inspected, was levied in his court, which manor the king lately caused to be taken into his hands and delivered to the sheriff: the king orders him to cause Margery and Richard to have the messuage again, to hold in accordance with the form of the feoffment, saving to the chief lords of the fees and to other any right that they may have therein when they may wish to speak concerning it.

Alan le Arwesmyth, imprisoned at Gildeford for the death of Andrew de Heyngsterugg, wherewith he is charged, has letters to the sheriff of Sussex to bail him.

July 18.
Westminster

To the treasurer and barons of the exchequer. Order to cause John de Bohun to be acquitted of 300 marks of the 2,500 marks by which he made fine with the king for the custody of the lands of John le Mareschal, tenant in chief, during the minority of the heir, as the king has pardoned him this sum.

July 28.
Langley.

To Walter de Everlee, keeper of the forest of Penber. Order to cause Thomas Paynel to have in that forest four bucks, of the king's gift.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Alice, late the wife of Richard de Brademere, certain lands that belonged to Richard in Longeditton, to hold until otherwise ordered, upon her finding security to do to the king and others the customs and services due to the king and others from the lands, and the escheator is ordered not to intermeddle in any way with the other lands that belonged to Richard.

To Ralph de Sandwico, constable of the Tower. Order to deliver Master Henry de Bray to John de Bray, Richard de Bray, Thomas de Bray and Peter de Montibus of co. Northampton, who have mainperned to bring him to Langeley to speak there with the king and to make his peace (*gratum faciendum*) with him concerning these things that the king shall object against him, or otherwise to render him to the constable at the Tower.

To the sheriff of Kent. Order to take into the king's hands and to keep until further orders the stools, forms and hurdles on trestles (*scabella, formulas, et claias super trestellos*) that the tenants of J. archbishop of Canterbury of Westgate have put upon the king's soil in the city of

1290.

Membrane 5—cont.

Canterbury, and the small weights that they have appropriated to themselves for the weighing of wool, cheese, tallow, and other wares, and the stools (*scabella*) placed in the watercourse of Westgate, as the king learns by inquisition taken by Robert de Hertford, William de Giselham, and John de Lythegreynes that the tenants have committed a purpresture upon the king in placing the stools, etc. on his soil four years ago, and that they appropriate to themselves small weights for the aforesaid purpose without rendering anything therefor to the king for that time, and that the stools that are placed in the watercourse are let out at rent to the archbishop at 1d. for each stool yearly, to the manifest prejudice of the king.

To Adam Gurdun, keeper of the forest of Axesholte. Order to replevy to John de Venuz his park of Wordham, within the forest aforesaid, on condition that John cause it to be re-enclosed and kept enclosed according to the assize of the Forest, although the king lately ordered Adam to take the park into the king's hands for want of enclosure.

To the steward of the forest of Canok. Order to cause James de Stafford, the king's serjeant, to have in that forest two bucks, of the king's gift.

MEMBRANE 4.

Aug. 26.
Langley.

To the steward and keepers of Boston fair. Order to deliver to William de Sancto Bartholomeo, servant of Gregory de Rokesle, citizen of London, the wines that he caused to be brought to that fair from Bergerac (*Brigeriaco*) and St. Émilion for Gregory's profit, which they caused to be arrested with other goods of William for the king's custom on the wines, as Gregory has found the king security to pay the custom. It is provided that he shall pay (*faciat*) what is due elsewhere (*aliunde*) for the wines, and the steward and keepers shall signify the king of the number of tuns.

To the keeper of the forest of Pember. Order to cause Richard le Bigod, earl of Norfolk and marshal of England, to have in that forest ten bucks, of the king's gift.

Aug. 28.
Langley.

To the keeper and sheriffs of London. Order to cause to be restored to Master Henry de Bray, late escheator this side Trent, whom the king caused to be imprisoned for certain trespasses charged upon him during the king's absence beyond sea, his lands, goods and chattels, which the king ordered to be taken into his hands for this reason, as he has made fine with the king for the trespasses.

The like to the sheriffs of Hereford, Stafford, Oxford, Leicester, Warwick, Northampton, Bedford, Buckingham, and Essex, and to John de Hasting.

Aug. 6.
Silverstone.
(*Selveston.*)

To the sheriff of Salop. Order to deliver in bail William Rondulf of Dalileye, imprisoned at Warwick for the death of Richard Adam of Dalileye, wherewith he is charged, as the king learns by inquisition taken by the sheriff that William slew Richard in self-defence.

To Walter de la Haye, escheator of Ireland. Order to deliver to Richard de Burgo, earl of Ulster, the eldest son and heir of Tordelvach Obren, an Irishman, the king's hostage in Walter's custody, upon the earl's finding security to restore the hostage at the king's order, provided that Walter deem that this can be done without damage and shame to the king, as the earl has requested the king to deliver to him the said hostage for custody in the king's name.

Membrane 4—cont.

1290.

Aug. 7. To Malcolm de Harlegh, escheator this side Trent. Order to cause
Silverstone. dower to be assigned to Isabella, late the wife of Adam de Monte Gomeri,
tenant in chief.

To the sheriff of Essex. Order to release on mainprise Peter Sabright,
Simon Sabright, Geoffrey Sabright, Richard le Keu, and Ranulph Terry,
imprisoned at Colecestre for trespass in the park of R. bishop of London
of Crondon.

Aug. 10.
Silverstone.

To Roger le Estraunge, justice of the Forest this side Trent. Order to
cause Isabel de Fortibus, countess of Albemarle, to have in the wood of
Haneleye, within the bounds of the forest of Whytelwod, four oaks fit for
timber, of the king's gift.

To the same. Order to cause Roesia, wife of John de Tingewyk, to have
in the aforesaid wood two oaks fit for timber, of the king's gift.

To the same. Order to cause John de la Mare to have in the forest of
Peuesham six bucks, of the king's gift.

To Walter de Everle, keeper of the forest of Pamber. Order to cause
Thomas de Candevre, the king's huntsman, to have in that forest four
oaks fit for timber, of the king's gift.

To the sheriff of Nottingham. Order to deliver in bail Henry de
Merston, imprisoned at Nottingham for the death of William Scot, where-
with he is charged, as the king learns by the record of William de Menill
and his fellows, justices appointed to deliver that gaol, that Henry slew
William in self-defence.

Aug. 15.
Yardley.

To Roger Lestrangle, justice of the Forest this side Trent. Order to
cause the prior of Raveneston to have in the forest of Salcey (*Salceto*) six
oaks fit for timber, of the king's gift.

To the same. Order to cause John Luvel to have in the forest of
Whychewode eight bucks, of the king's gift.

To the same. Order to cause the prior of St. Thomas near Stafford to
have in the Hay of Tedeslegh, within the forest of Canok, six oaks fit for
timber, of the king's gift.

To the sheriff of Nottingham. Order to release on bail William son of
Hugh de Thorpedmer, imprisoned at Nottingham for the death of Geoffrey
Attebrigg, wherewith he is charged, as the king learns by the record of
Henry de Nottingham and his fellows, justices appointed to deliver that
gaol, that William slew Geoffrey in self-defence.

Aug. 16.
Hinwick.

John son of William de Asshewell, imprisoned at Bury St. Edmunds
for the death of Peter le Tayllur, wherewith he is charged, has letters to
the sheriff of Suffolk to bail him.

Aug. 20.
Melchbourne.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Order to cause John de Suylle to have in the forest of Whichewode three
bucks, of the king's gift.

Aug. 24.
Northampton.

To Thomas de Normanvill. Order to restore to Lucy, late the wife of
Thomas de Dyveleston, tenant in chief, the manor of Diveleston, except a
messuage and 32 acres of land, and also the manor of Eggelee, with the
issues received thence, as the king learns by inquisition taken by the
escheator that Lucy was jointly enfeoffed of the former manor, with the

1290.

Membrane 4—cont.

preceding exceptions, by Simon de Dyveleston, father of Thomas, and of the latter manor by Walter de Edligeham, and that Thomas and Lucy were in peaceful seisin thereof until the escheator took the manors into the king's hands upon Thomas's death.

Aug. 22. William de Euorworthe* and Gilbert Aleyn, imprisoned at Arundel for Northampton. the death of Andrew de Hengsterugge, whereof they are appealed, have letters to the sheriff of Sussex to bail them.

Aug. 23. To the sheriff of Buckingham. Order to deliver in bail Nicholas West Northampton. of Wavendon, imprisoned at Aylesbury for the death of Richard le Clerk of Wavendon, wherewith he is charged, as the king learns by the record of Robert de Crevequer, John Neyrnut, Edmund de Wedon, and Geoffrey Rodland, justices appointed to deliver that gaol, that Nicholas slew Richard in self-defence.

Like letters in favour of Peter Bruning of Stonistratford, imprisoned in the aforesaid gaol, for the death of Henry Mauntel, wherewith he is charged.

To Malcolm de Harlee, escheator this side Trent. Order to permit Laurence de Sancto Mauro to enter and hold the manor of Daneg, co. Essex, as the king learns that Henry de Grammavill proposes to enfeoff Laurence of the manor, to be held of the king by the services therefor due and accustomed.

The like to the sheriff of Essex.

The like to the aforesaid escheator concerning the manor of Neuton, co. Suffolk, which is of the fee of Gilbert Pecche, if Henry wish to enfeoff Laurence thereof.

Aug. 25. To the treasurer and barons of the exchequer and to the justices Northampton appointed for the custody of the Jews. Whereas the late king granted to Edmund, the present king's brother, the body of Aaron son of Vyves, a Jew, with his lands, chattels, houses and all his goods, which grant the king afterwards confirmed, so that he should not intermeddle therewith in any way; and the king has prefixed to Aaron, as he has done to other Jews of his realm, a certain day to leave the realm, for which reason he wills that Edmund shall be certified before Aaron shall leave the realm concerning the houses and rents that Aaron holds in London, Canterbury, and Oxford by Edmund's will: the king therefore orders them to cause enquiry to be made both by Christians and Jews what houses and rents Aaron has in the said towns, and what Jews held and still hold the houses and rents, and how much each Jew renders by himself, and to deliver to Edmund the inquisition so made under the seal of the exchequer together with a counter-roll of all the debts of Aaron found in the treasury of the Jewry and in the chests of the chirographers of the Jews and in the rolls of the exchequer, which debts they shall cause to be levied according to the custom of the Jewry when required to do so by Edmund.

Aug. 25. To the steward of the forest between the bridges of Oxford and Northampton. Staunford. Order to cause Alesia de Lascy to have in the forest of Rokingham ten bucks, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the abbot of St. James, Northampton, to have in the forest of Salcey (*de Salceto*) eight oaks fit for timber, of the king's gift.

* The letters *wor* are under-pointed as if for deletion.

1290.

Membrane 4— cont.

To the same. Order to cause John Engayne, the elder, to have in the forest of Wauberge six bucks, of the king's gift.

Aug. 27. To Malcolm de Harlegh, escheator this side Trent. Order to cause
Northampton. dower to be assigned to Agnes, late the wife of Henry Husee, tenant in chief, upon her taking oath not to marry without the king's licence.

Aug. 27. To the same. Order to deliver to the aforesaid Agnes the manor of
Northampton. Staundon, which is extended at 19*l.* 19*s.* 2*d.*, as the king has assigned it to her to hold *in tenancia* until he cause dower to be assigned to her.

Aug. 28. To the sheriff of Cumberland. Whereas the late king granted by his
Northampton. letters patent to John Comyn 200*l.* from the fines and amercements and other issues of his justices next in eyre in that county, and the king, wishing to complete the grant, has granted that 200*l.* shall be levied and paid to him from the arrears of fines and amercements and other issues of the last eyre of justices for pleas of the Forest or for common pleas in that county and also in co. Northumberland, and from the first issues of the next eyre of the justices for pleas of the Forest or for common pleas in the same counties, to wit 100*l.* from each county: the king therefore orders the sheriff to cause the said 100*l.* to be levied as above and paid to John.

The like to the sheriff of Cumberland (*sic*).

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to John de Hastings the manor of Ippesle and the issues received thence, to be held in name of wardship, saving the king's right if he wish to speak concerning the manor and the right of others, as the king learns by inquisition taken by Master Robert de Thorp and the escheator that Henry Hubaud at his death held the manor of John, and that Henry died seised thereof in John's homage and did homage therefor to him in the last eyre of the justices in co. Warwick.

To Master Henry de Bray, late escheator this side Trent. Order to deliver to John all issues received by him from the said manor when he was escheator and had the manor in his custody.

MEMBRANE 3.

Sept. 2. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Pipewell. Order to cause William de Bello Campo, earl of Warwick, to have in the forest of Cannock (*de Canoco*) two harts, of the king's gift.

To the same. Like order to cause the Friars Preachers of Northampton to have in the forest of Salcey (*de Salceto*) six leafless oak-stumps (*robora*) for fuel, of the king's gift.

To the same. Like order to cause the Friars Minors of Northampton to have in that forest six leafless oak-stumps for fuel, of the king's gift.

To the same. Order to cause the Carmelite Friars of Northampton to have in that forest six oaks fit for timber, of the king's gift.

Sept. 2. Hugh de Walle of Wenlock, imprisoned at Shrewsbury for the death of
Pipewell. an unknown man slain at Wenlok, wherewith he is charged, has letters to the sheriff of Salop to bail him.

Sept. 8. To the sub-escheator in co. Northampton. Order to cause Adam de la
Torpel. Chaumtre, who has the bailiwick of the custody of the forest of Salcey (*de Salceto*) by the king's commission, to have seisin of a messuage in

1290.

Membrane 3—cont.

Wyke Hertwell, as the king learns by inquisition taken by the subescheator that the messuage, which Nicholaa, late the wife of John le Waleys, now holds at the king's will, was taken into the king's hands by the justices last in eyre for pleas of the Forest in that county together with the aforesaid bailiwick for certain trespasses committed in the forest by John le Waleys, who then had the bailiwick, and that the ancestors of John were enfeoffed of the messuage and bailiwick by the king's predecessors, rendering therefor yearly to the exchequer half a mark, and that the messuage pertains to the bailiwick aforesaid, and is worth yearly 5s.

Sept. 8.
Torpel.

To the keeper of the forest of Clyve. Order to permit the nuns of St. Michael's, Staunford, to have daily by their servants two cartloads of thorns or of dead wood in that forest, and to permit them to carry them thence, and to cause them to be satisfied without delay for any arrears of the cartloads, as king John granted by his charter, which the king has inspected, that they should have every day a cartload of thorns or dead wood in that forest, and the late king granted by his charter, which the king has inspected, that they should have another cartload daily.

Sept. 7.
Torpel.

To the sheriff of Stafford. Order to deliver on bail Bertram son of Richard de Marnham, imprisoned at Stafford for the death of Nicholas son of Richard de Marnham, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Bertram slew Nicholas in self-defence.

Sept. 2.
Pipewell.

To the bailiffs of the port of Dover. Order not to permit any tun of wine to be sold to anyone in that port until the gauge (*gaugetum*) of wines coming into the realm have been made and allowed by Matthew de Columbariis, the king's chamberlain, whom the king has appointed to make the gauge in every port of the kingdom, or by him whom Matthew shall have deputed in his place in that port, and not to permit any porters (*bermanni*) appointed to load (*carcanda*) wines to handle any tun in the same port unless the bailiffs see that it has been previously marked with the sign of the gauge, under pain of grievous forfeiture, which the king will not remit, if wine be bought, sold or loaded in any other way, as the gauge of wines was provided for the common benefit of the realm, and the sellers of wines refuse to allow the gauge in selling the wine to the buyers.

The like to the following :

The bailiffs of Romenhale.

The bailiffs of the port of Sandwich.

The bailiffs of the port of La Rye.

The bailiffs of the port of Hasting'.

The constable of Bristol castle.

The bailiff of the port of Wynchelse.

The bailiffs of Yarmouth.

The bailiffs of Hull.

The bailiffs of Newcastle-on-Tyne.

The bailiffs of Southampton.

The bailiffs of Weymouth.

Sept 12.
Nottingham.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause the Carmelite Friars of Staunford to have in the forest of Geytinton three oaks fit for timber, of the king's gift.

To William de Vescy, justice of the Forest this side Trent. Order to cause Master William de Kelm, parson of the church of Herdeby, to have in the forest of Shirewode four good oak-trees fit for timber with their strippings, of the king's gift.

Membrane 3—cont.

1290.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause John de Holt, the steward of Edmund, the king's brother, at Leicester, to have in the forest of Roteland ten oaks fit for timber, of the king's gift.

Sept. 15. To the keeper of the forest of Shirewod. Order to cause the Friars
Newstead in Minors of Nottingham to have in the forest aforesaid four oaks fit for
Sherwood. timber, of the king's gift.

Sept. 15. To the same. Order to cause the abbot of Croxton to have in that
Newstead in forest six oaks fit for timber, of the king's gift.
Sherwood.

Sept. 16. To the justices (*sic*) of the forest of Shirewode. Order to cause the
Newstead. Friars Preachers of Boston to have in that forest eight oaks fit for timber,
of the king's gift.

Sept. 16. To the sheriff of Oxford. Order to cause William Danet, clerk,
Newstead. imprisoned for receiving certain letters of John de Monte Forti and Almaric
de Monte Forti from an unknown envoy of theirs, to be borne to Ralph
Basset, to be released, as the king learns by an inquisition taken by the
sheriff of Leicester that William is imprisoned for receiving the letters,
which he did through his simplicity and not for any malice aforethought,
and William afterwards found the king William de Appelby, Richard son
of Edmund de Cateby, William son of Sarah de Cateby, Ralph fiz la
Dame of Sutton, William, his brother, Thomas Broket of Kirkeby, John
Curtenay of Kirkeby, Robert le Tayllur of Pekenyton, William Prat of
Boseworth, Peter de Clenefeld, Robert son of Ralph de Kirkeby, and
William le Scot of Kirkeby, all of co. Leicester, who have mainperned to
have him before the king in his next parliament after Michaelmas.

Sept. 18. To the sheriff of Northampton. Order to deliver the prebend of
Rufford. Nassinton, a prebend of the church of Lincoln, to O. bishop of Lincoln,
as the king ordered the sheriff to take the prebend with the corn and all
other fruits and goods into the king's hands, and he now wills that the
bishop shall have the custody thereof under a certain form. [Prynne,
Records, iii. 416.]

Memorandum, that the king committed this custody to the bishop under
pain of forfeiture of his barony, on condition that the bishop do not
permit any Roman to enter the prebend without the king's licence, and
that by this prejudice shall not arise to the king or to Master John de Lacy,
prebendary thereof, who is engaged in the king's service, under pain of
forfeiture aforesaid. [*Ibid.*]

To Malcolm de Harlegh, escheator this side Trent. Order to cause
recompence to be made to the executors of the will of Robert son of John,
late steward of the king's household, from the first of the king's
wardships that come to his hands for 86*l.* 14*s.* 6½*d.*, as the
king granted to Robert the custody of the manor of Cotes, which
belonged to Almaric de Sancto Amando, tenant in chief, and which is
extended at 41*l.* 2*s.* 11½*d.* yearly, to hold during the minority of Almaric's
heir, and afterwards, on 8 November, in the fifteenth year of the reign, the
king, upon the death of Guy, son and heir of Almaric, ordered Master
Henry de Bray, then escheator this side Trent, to assign to Lucy, late the
wife of Guy, 100*l.* yearly of land, to hold in *tenancia* until the king should
cause dower to be assigned to her, and Henry delivered the said manor to
Lucy by virtue of the aforesaid order, in part satisfaction of the said 100*l.*
yearly of land, which manor from the aforesaid 8 November until the

1290.

Membrane 3—cont.

first Sunday in Lent, in the eighteenth year of the reign, when Almaric, brother and heir of Guy, came of age, amounts by the extent aforesaid to 86*l.* 14*s.* 6½*d.*, which the executors of Robert's will ought to have received by reason of the king's grant aforesaid, as appears to the king by a calculation made before Henry; whereupon the king ordered Henry to cause recompence to be made to the executors for this sum from the first of the king's wardships coming to his hands, and Henry did not do so, as the king understands.

To Thomas de Ryse, keeper of the manor of Arnhale. Order to cause the abbot of Croxton to have in the wood of that manor four oaks fit for timber, as R. bishop of Bath and Wells has granted to the abbot four oaks from the wood of that manor, which is in the bishop's hands by the king's grant.

Sept. 18. To the sheriff of York. Order to deliver on bail John son of Alan de Rufford. Okelesthorp, imprisoned at York for the death of Robert Turpin of Brayton, wherewith he is charged, as the king learns by the record of William de Sancto Quintino and his fellows, justices appointed to deliver York gaol, that John slew Robert in self-defence.

Sept. 3. To the keeper of the forest of Wauberge. Order to cause W. elect of Rockingham. Ely to have in that forest twelve bucks, of the king's gift.

Sept. 22. To the sheriff of Northumberland. Order to cause William de Nesebit King's to have seisin of 20 acres and a rood of land in Nesebit, which belonged Clipstone. to Walter son of Hugh son of Ralph de Nesebit, who was outlawed for felony, as the king learns by inquisition taken by the sheriff that the land has been in the king's hands for a year and a day, and that William de Nesebit, Walter de Rodon, Robert de Nesebyt, John Pors and William Fele hold the land in the king's name, and had the king's year, day and waste thereof, for which they ought to answer to the king, and that Walter held the land of William de Nesebyt.

Sept. 22. To the sheriff of York. Order to deliver in bail William son of William King's de Eggeton, imprisoned at Beverley for the death of William Fypel, as the Clipstone. king learns by inquisition taken by the sheriff that William slew William in self-defence.

Sept. 19. To the sheriff of Cambridge. Order to permit the prior of the Hospital Rufford. of St. John of Jerusalem in England to have the same estate in the manor of Ashle as he had before it was taken into the king's hands, upon his finding security to answer to the king in his parliament after Michaelmas next for the issues of the manor from the time when it came to his hands, if they ought to pertain to the king, as Geoffrey Arsik granted the manor, which he held of Robert de Veer, earl of Oxford, who held it in chief of the king, by his charter to the prior and brethren of the Hospital, by reason whereof Geoffrey as mesne between the king and the prior is bound to warrant, acquit and defend it to the prior and brethren against the king and others, and the sheriff of Cambridge took the manor into the king's hands by pretext of the statute of mortmain, as the king learns from the complaint of the brethren.

MEMBRANE 2.

Sept. 21. To Thomas de Normanvill. Order to cause to be replevied to John de King's Fulwode, lately imprisoned at Werk for the death of Robert de Greneheved, Clipstone.

1290.

Membrane 2—cont.

his goods and chattels, which were taken into the king's hands for this reason, as the king learns by inquisition taken by the bailiffs of Tyndale that Robert de Greneheved, wishing to hinder a quarrel that had arisen between John and Robert de Cherden, hurt (*hurtavit*) himself upon an arrow in John's hands, so that he died by mischance of the wound thus received in his thigh, and John afterwards found twelve men of the land of Tyndale, who mainperned to have him before the justices at the first assize in those parts if anyone wished to speak against him, for which reason the king caused him to be delivered from prison, and he has not yet been convicted of the death, so that his goods and chattels, which Thomas, when he was bailiff of Tyndal, took into the king's hands for this reason, ought not to be forfeited according to the law and custom of the realm.

Sept. 23.
Dronfield. To the sheriff of Kent. Order to deliver in bail Reginald de Berewyk and Master Solomon de Burn, imprisoned at Canterbury for divers trespasses, whereof they were lately convicted before Guncelin de Badelesmere and the sheriff, whom the king appointed to take an inquisition in this matter.

Oct 1.
Macclesfield. To Bogo de Knovill, constable of Montgomery castle. Order to cause dower to be assigned to Isabella, late the wife of Adam de Monte Gomeri, tenant in chief, as she has taken oath before the king not to marry without his licence.

Oct. 4.
Macclesfield. To Reginald de Grey, justice of Chester. Order to deliver to David ab Kenwrik from the king's lands the value of the extent of five burgages and fourteen acres of land in Old Rothelan, to be held in recompense for the burgages and land in the form provided by the king, as the king learns that David had the said burgages and land of his own inheritance before the commencement of the last war in Wales, and that the burgages and lands were extended, arrented and delivered to certain burgesses there by certain of the king's subjects appointed for this purpose.

Oct. 13.
King's
Clipstone. To the sheriff of Huntingdon. Order to deliver from Huntingdon prison Roger son of William de Hathelesay, imprisoned for the death of Richard de Hathelesay, lately slain in that county, as Hugh de Sinpingham of Staunford, Walter de Jakele, William de Brunne of Staunford, John le Paumer of Staunford, William de Ryhale of Staunford, John de Glenteworth of Staunford, Richard de Partenay of Staunford, Walter de Wissinden of Staunford, Nicholas Hod of Staunford, Hugh son of Roger de Burton, Guy de Northantona of Staunford, John Hugelman Schild, Robert de Pontefract, and Adam de Eston of Staunford, all of co. Lincoln, have mainperned him.

Oct. 14.
King's
Clipstone. To Malcolm de Harlee, escheator beyond Trent. Order to replevy to William Loveday until the next parliament the lands in Wylburgham that belonged to Roger Loveday, whereof Roger long before his death enfeofed the said William, his son, to hold of Roger and his heirs by the service of 1*d.* yearly, which the escheator has taken into the king's hands, and to replevy the goods and chattels found in the lands, and to certify the king then of the reason for taking them into the king's hands.

Oct. 15.
King's
Clipstone. To the same. Order to deliver to Bogo de Knoville, constable of the castle of Montgomery, the manor of Lydum, although the escheator lately took it into the king's hands by reason of the death of Adam de Monte Gomeri, who held it of the king in chief, as the king learns that the manor is of the liberty and appurtenances of the castle.

Membrane 2—cont.

1290.

Oct. 17.
King's
Clipstone.

Hugh le Monek of Pekesden, imprisoned at St. Albans for the death of Nicholas atte Hulle, wherewith he is charged, has letters to the sheriff of Hertford to bail him.

To the treasurer and barons of the exchequer. Order to cause Anselm de Walmwelle and Margaret, his wife, to be acquitted of half a mark with which they made fine with the king in chancery for having a writ, as the king has pardoned them out of charity.

Oct. 19.
King's
Clipstone.

To the sheriff of Cambridge. Order to restore to Richard Laurence, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before Roger de Eyvill, Ralph Basset, and Roger Malet, justices to deliver Cambridge gaol, with the homicide of Geoffrey de Griselee, clerk, slain at Cambridge, as he has proved his innocence before Master Guy, the official of W. now bishop of Ely.

To the treasurer and barons of the exchequer. Order to cause Bogo de Knovill, constable of Montgomery castle, to be acquitted of 96*l.* due to the exchequer for the arrears of the ferm of the castle, and of 50 marks due to the exchequer for the arrears of the ferm of the castle of Dolyvoren and of the lands of Kerry and Kedewing for the time when he held the castle and lands at ferm of the king's commission, as the king has pardoned him these sums.

Oct. 20.
King's
Clipstone.

To Roger Lestrangle (*Extraneus*), justice of the Forest beyond Trent. Order to cause the wood of Fredeslegh, which belonged to William Honaud, within the forest of Long Forest, which the justice took into the king's hands for the waste committed in it by R. bishop of Bath and Wells when it was in his custody by reason of the minority of the late Philippa, daughter and heiress of William, to be delivered to John Honaud, uncle and heir of Philippa, permitting him to take reasonable estover in the wood and to make his profit thereof as his ancestors were wont to do in times past.

Oct. 21.
King's
Clipstone.

To the treasurer and barons of the exchequer. Order to cause Norman de Arcy to be acquitted of 15*l.* due to the exchequer for a loan made to him by J. late bishop of Ely, the treasurer, in the king's name, and of 10*l.* due to the exchequer for the issues of certain of his lands lately forfeited before the justices of the Bench, as the king has pardoned him these sums.

Oct. 24.
King's
Clipstone.

To Roger Lestrangle, justice of the Forest beyond Trent. Order to cause Guy de Waterville's wood of Asshele, within the bounds of the forest of Rokingham, which the justice took into the king's hands for waste, to be replevied to Guy until the next coming of the justices for pleas of the Forest.

To the sheriff of Oxford. Order to restore to John Beneyt of Wodevese his lands, goods and chattels, which were taken into the king's hands by reason of the death of Alice de Wodevese, his wife, and the death of Mariota and Alice, his children, wherewith he is charged, as the king pardoned him the suit of his peace far the said deaths.

John Vayllaunt, imprisoned at Nottingham for the death of Walkelin Kibus, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

Oct. 24.
King's
Clipstone.

Alan Alsaunt of Torkesey, imprisoned at Lincoln for the burning of houses and robberies committed by him in Boston fair, has letters to the sheriff of Lincoln to bail him.

Vacated, because below.

1290.

Membrane 2—cont.

Oct. 25.
King's
Clipstone.

To Reginald de Grey, justice of Chester. Order to allow to Master Richard le Engynur 58s. 7½d. in his ferm of the king's mills at Chester, as the king learns by inquisition taken by the justice that Richard has sustained damage to this amount by the withdrawal of the multure of the corn growing in the demesne lands of Chester, which used to be ground at the mills and of which Richard ought to have received the multure, by reason of the assignment that the king made to certain men of those parts in exchange and recompence for certain other lands that the king assigned to the abbot and convent of Vale Royal in augmentation of their maintenance, in the twelfth year of his reign, Richard's damage from that time until 4 October, in the eighteenth year, amounting to the aforesaid sum.

Oct. 24.
King's
Clipstone.

To the sheriff of Lincoln. Order to deliver in bail Alan Alsaunt of Torkesey, imprisoned at Lincoln for burning houses and for robberies in Boston fair, wherewith he is charged, to twelve mainpernors to have him before Peter de Chaumpayne and his fellows, justices appointed to hear and determine the aforesaid trespass.

To the sheriff of Buckingham. Order to cause three verderers for the forest of Bernewod to be elected in place of Walter de Sancto Andrea, John le Brun of Ocle, and Richard de Turs, as it is testified before the king that they are insufficiently qualified.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent, or to him who supplies his place in the forest of Wauberge. Order to cause W. bishop of Ely to have in that forest twenty-four does, of the king's gift.

Oct. 28.
King's
Clipstone.

John son of Reginald le Clerk of Gumecestre, imprisoned at Huntingdon for the death of Reginald de Notingham, wherewith he is charged, has letters to the sheriff of Huntingdon to bail him.

Oct. 28.
King's
Clipstone.

To Reginald de Grey, justice of Chester. It is shown to the king by A. bishop of St. Asaph that many men of the parts of Wales, through lack of the king's highway to be made between Thlenelewey and Rothelan, frequently pass with horses and carts over the lands of the bishop and his men and tenants sown with divers sorts of corn without licence from the bishop or his men or tenants, and tread down the corn, to the damage of the bishop and his men and tenants: the king, wishing to aid them at the bishop's request, orders the justice, at a certain day and place to be provided by him, to cause the king's highway to be made, by the assent of the bishop and the men having lands between the said towns, over the said lands in suitable places from the town of Thlenelewey to the town of Rothelan, to be used for ever.

Membrane 2.—Schedules.

Oct. 26
King's
Clipstone.

To Malcolm de Harley, escheator beyond Trent, or to his sub-escheator in co. Suffolk. Whereas the king delivered the manor of Anhus, which belonged to Thomas de Weyland, who abjured the land for felony, to Margery, wife of Thomas, and to Richard, their son, who asserted that they had been jointly enfeoffed thereof with Thomas by a fine made between them and Alice de Cotenham before Thomas and his fellows, the king's justices of the Bench, which the king has inspected; and the king afterwards caused it to be taken into his hands at the suit of the abbot of St. Edmunds, who asserted, upon a dispute concerning

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Membrane 2.—Schedules—cont.

the said manor arising before the king between him, claiming the manor as escheat, and Margery and Richard, that Thomas, being alone enfeoffed of the manor, held it of him as the chief lord of the fee, for which reason the manor ought to pertain to him as his escheat, Margery and Richard asserting that they were jointly enfeoffed of the manor with Thomas, and the abbot and they thereupon put themselves upon an inquisition; and the king understands by the record of his justices holding (*tenementum*) his pleas that Margery and Richard, declining to make themselves a party against the abbot whilst outside their seisin, would not put themselves upon any inquisition, but said, that when they had again their seisin, they would be willing to answer the abbot and others claiming right in the manor: the king, not wishing to defraud them of their right in any way, orders the escheator to deliver the manor to Margery and Richard, with the issues received thence, saving the rights of others.

Northumberland. Assignment of dower to Isabel, late the wife of John de Vesey, made by Thomas de Normanville by the king's order from John's knights' fees. There are assigned to her $1\frac{1}{4}$ fees that the heirs of William de Middelton hold in Burnton, Preston, and Stranewode, which are extended at 40*l.* yearly; a fee that William Ribaud and Robert Mautalent hold in Howyk, which is extended at 20*l.* yearly; a fee that Laurence de Sancto Mauro holds in Neuton-super-Mare and Yerdehulle, which is extended at 40*l.* yearly; half a fee that the heirs of Hetton hold in Hetton, which is extended at 12*l.* together with an eighth of a fee that Philip son of Martin holds in Bertewell, which is extended at 20*s.* yearly. There is also assigned to her a third of the relief of the heirs of Bolbeck, who hold one fee, and of Ralph son of Roger, who holds a fee, when they fall in, because they hold elsewhere in chief of the king. This assignment was made at Westminster, on the morrow of SS. Fabian and Sebastian, 18 Edward, in the presence of William de Vesey and John de Montibus, Isabel's attorneys.

MEMBRANE 1.

Oct. 27. To the sheriff of Stafford. Order to deliver on bail Lettice du Lee, King's imprisoned at Stafford for the death of Reginald Heym, wherewith she is Clipstone. charged, as the king learns by the record of William Bagod. and his fellows, justices appointed to deliver that gaol, that she slew Reginald in self-defence.

Oct. 30. To John de Vesey, justice of the Forest this side Trent. Order to cause King's W. bishop of Ely to have in the king's wood of Bilhawe, which is within Clipstone. the bounds of Shirewod forest, ten oaks fit for timber, of the king's gift.

To the sheriff of Somerset. Order to deliver in bail Richard son of Eva, imprisoned at Somerton for the death of Robert le Rumeyn, wherewith he is charged, as the king learns by the record of Robert de Sancto Claro and his fellows, justices appointed to deliver that gaol, that Richard slew Robert in self-defence.

Nov. 2. To the sheriff of Nottingham. Order to cause a coroner for that King's county to be elected in place of John Huse, lately elected, as the king Clipstone. understands that John is over seventy years of age and is insufficiently qualified.

1290.

Membrane 1—cont.

To Malcolm de Harley, escheator beyond Trent. Order to deliver to Queen Eleanor, the king's consort, all the lands that belonged to William de Monte Caniso of Edwardeston, which are in the king's hands by reason of William's trespasses, as the king has granted the lands to Eleanor until he shall otherwise ordain.

Henry le Charpenter of Elreker, Hugh son of Simon de Ryleye, and William, his brother, Oliver son of Walter le Wayte of Euerby, John Cambay, and Simon son of Walter le Charpenter of Euerby, imprisoned at Lancaster for the death of John Banastre, whereof they are appealed, have letters to the sheriff of Lancaster to bail them.

To the treasurer and barons of the exchequer. Order to cause Ralph Bluet to be acquitted of 100s. at which he was amerced before the justices last in eyre in co. Gloucester for default, as the king has pardoned him.

Nov. 4.
King's
Clipstone.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of William de Gildingham, deceased.

Nov. 6.
Clipstone.

To John de Vescy, justice [of the Forest] this side Trent. Order to cause the prior and convent of Shelford to have in the forest of Shirewode ten oaks fit for timber for the work of their church, and six leafless oak-stumps for fuel, of the king's gift.

To the sheriff of Lancaster. Order to release on bail Henry le Charpenter of Elreker, Hugh son of Simon de Ryley, William his brother, Oliver son of Walter le Wayte of Everby, John Cambayn, and Simon son of Walter le Charpenter of Everby, imprisoned at Lancaster for the death of Nicholas de Holdene, whereof they are appealed, as the king learns by inquisition taken by the sheriff of Lancaster that they are appealed of the death out of hatred and malice, and not because they are guilty.

Nov. 7.
King's
Clipstone.

To the justices next in eyre for pleas of the Forest in co. Nottingham. Order to allow to Hugh de Rodmeretheyt, keeper of the Hay of the heir* (*sic*) of Beskewode, 10*l.* from the issues of ferns (*feug'*) and the agistment of the herbage of the Hay, for a chamber that he caused to be erected anew near the Hay, by the king's order, to dwell in when necessary for the keeping of the Hay.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to permit Humphrey de Bohun, earl of Hereford and Essex, to take ten does and five bucks in the forest of Essex, as the king has granted them to him.

To Richard Foliot, keeper of the castle of Harestan. Order to cause John de Langeton, clerk, to have in the king's wood there twelve oaks fit for timber, of the king's gift.

John son of Ralph de Annesleye, Geoffrey de Warsope, John son of Richard de Essheburn, and Henry de Monte Pess[ulano] have mainperned to have Richard de Essheburn before the king at his will.

Nov. 8.
King's
Clipstone.

To John de Vescy, justice of the Forest this side Trent. Order to cause the prior and convent of Westacre to have in the forest of Shirewode in the Hays of Billehagh and Birkelund nine oaks fit for timber, as the king lately ordered William de Vescy, justice of the said Forest, to cause them to have outside the Hay of Beskwod sixty oaks fit for timber to

* The enrolling clerk has written *heredis* by mistake for *regis*.

1290.

Membrane 1—cont.

construct therewith their church and houses of the priory that had been burnt, of the king's gift, and they have received only fifty-one of that number.

Nov. 6.
King's
Clipstone.

To Malcolm de Harle, escheator beyond Trent. Order to cause 30s. of yearly rent in West Rasene, co. Lincoln, which belonged to John Paynel, tenant in chief, and 25*l.* at which certain lands in Roxby, in the said county, that belonged to the said John are demised at yearly ferm, to be assigned and delivered to Peter de Cornille, as the king has granted these sums to him until John's heir come of age, in part payment of 200 marks that the king granted to him from the issues of the first wardships coming to the king's hands.

Nov. 14.
Laxton.

To John de Vesey, justice of the Forest this side Trent. Order to release on mainprise William son of Simon de Wodeburgh, imprisoned at Nottingham, for trespass of the forest of Shyrewode.

Nov. 11.
King's
Clipstone.

To Malcolm de Harle, escheator beyond Trent. Order to deliver to Warin Mauduit, son and heir of Thomas Mauduit, the lands that his father held in chief, which the escheator took into the king's hands after the king had taken Warin's homage, the escheator asserting that he was not of full age, which lands the executors of the will of Imbert son of Imbert Guy, who held the lands of the demise of Imbert, his father, to whom the king granted the custody of the lands during the minority of the heir, had rendered to Warin, as the king took Warin's homage on 18 September last, and ordered the escheator to cause him to have seisin of the lands that his father held in chief.

Nov. 5.
King's
Clipstone.

To the treasurer and barons of the exchequer. Whereas the king in his parliament at Westminster at the quinzaine of Michaelmas, in the third year of his reign, ordained that no Jew of the realm should thenceforth lend anything in usury to any Christian upon lands, rents or other things, but should earn his living by trade and labour, and the Jews afterwards, maliciously deliberating amongst themselves, changed the kind of usury into a worse, which they called 'courtesy' (*curialitatem*), and depressed the king's people under colour of such by an error double that of the previous one; wherefore the king, by reason of their errors and for the honour of Christ, has caused the Jews to leave his realm as perfidious men; the king, not wishing to be inconsistent with his previous ordinance, but rather to imitate it, has wholly annulled all manner of pains and usury and every sort thereof that may be exacted from any Christians of the realm for any reasons whatever by reason of Jewry for any times whatsoever, willing that nothing shall be exacted from the Christians except the principal debts that they received from the Jews; of which debts he wills that the amount shall be verified before the treasurer and barons by the oath of three Christians, and that they shall be then paid to the king at suitable terms to be appointed by the treasurer and barons. He therefore orders them to cause his grace thus piously made to be read in the exchequer, and to cause it to be enrolled in the rolls of the exchequer, and to cause it to be firmly observed in accordance with the form above noticed.

Nov. 20.
Harby.
(*Herdeby.*)

To the sheriff of Cumberland. Order to deliver in bail Adam le Walker of Wayburgthwayt, imprisoned at Carlisle for the death of William le Suur, wherewith he is charged, as the king learns by the record of Walter de Mulcastre, Thomas de Derwentwatre, William de Boyvill, and Richard

1290.

Membrane 1—cont.

de Laton, justices appointed to deliver that gaol, that Adam slew William in self-defence.

Nov. 20.
Harby.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of William de Goldingham, deceased.

1289.

Nov. 21.
Lyndhurst.

MEMBRANE 18d.

William Hautein, son and heir of Hamo Hautein, deceased, acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John son of Simon de Kekingewyk acknowledges that he owes to the said Robert 40s.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

John de Valle Torta acknowledges that he owes to the said bishop and to Bartholomew de Castello 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Adam de Warwik acknowledges that he owes to Walter de Wenlake 20l.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Nov. 21.
Kingston.

Edmund de Mortuo Mari acknowledges that he owes to Laurence de Lodelawe 321l. 1s. 11d.; to be levied, in default of payment, of his lands and chattels in cos. Salop and Hereford.

William le Brun acknowledges that he owes to John Treuman and Alice, his wife, 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Roger de Luggovere acknowledges that he owes to the prioress of Lingebrok 21 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Walter de Castello, clerk, acknowledges that he owes to William de Hamelton 17l. 2s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Roger son of Richard de Hereford acknowledges that he owes to Nicholas de Chiltehunte 100s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John de Bourne, knight, acknowledges that he owes to R. bishop of Bath and Wells 40l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nov. 26.
Frompton.

John de Chauces acknowledges that he owes to Edmund de Mortuo Mari 200l.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Ralph de Tony acknowledges that he owes to Margery, late the wife of Nicholas de Eketon, executrix of his will, 40l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1289.

Membrane 18d—cont.

Adam de Cretingg' acknowledges that he owes to Agnes, daughter of Robert de la Lese, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Cancelled on payment.

Simon de Hachesham of Suthwerk acknowledges that he owes to Hugh de Jernemuta, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Henry de Skrop and Peter de Swyningthwayt acknowledge that they owe to Robert de Bardelby, clerk, 20s.; to be levied, in default of payment, of their lands and chattels in co. York.

William de Alkemundebiry, parson of the church of Irincestre, acknowledges that he owes to Ralph de Hengham 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Huntingdon, Northampton, and Lancaster.

Martin Carum acknowledges that he owes to William son of Roger de la More 16 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Dec. 2.
Wareham.

William Paynel acknowledges that he owes to John Cole, citizen of London, 22l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Adam de Osgoteby, clerk, acknowledges that he owes to Hubert Doysy and his fellows, merchants of Florence, 10l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

To the bailiffs of Sandwich. Order to cause to be delivered to Anger de Baslada, knight, and Bartholomew de Rivers of Toulouse (*Tholous'*), merchant and fellow of Anger, the wines and other wares of Anger and Bartholomew, which the bailiffs caused to be arrested by pretext of an order of the king's to arrest the wines and other goods of certain men of Gascony who were disobedient to him, as it appears to the king by the letters patent of John de Havering, the king's steward in the duchy of Aquitaine, sealed with the king's seal of his court of Gascony, that Anger and Bartholomew are obedient and devoted to the king. It is provided that they shall pay the due and usual customs thereon in the king's realm, and that they shall make oath before the bailiffs that they will not avouch wines or other goods and wares of those disobedient to the king, and that they will not make or procure to be made by any art or contrivance any trade thereof.

Burgesium, brother of Nutus de Florencia, acknowledges that he owes to Robert de Barton, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex and the city of London.

Cancelled on payment.

Geoffrey de Oxenford acknowledges that he owes to Richard de Beresford, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Master Robert de Neketon acknowledges that he owes to Robert de Barton, clerk, 46s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

1289.

Membrane 18d—cont.

Geoffrey de Welles acknowledges that he owes to John Cole of London 18 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Dec. 19.
Guildford.

Alice, wife of Gilbert de Cutte, came before the king, on Monday before St. Thomas, and sought to replevy her and her husband's land in Westcote near Bensted, which was taken into the king's hands for her default in the king's court of Aulton against Richard de la Bere of Westcote. This is signified to the king's bailiffs of Aulton.

Bertram de Burgo acknowledges that he owes to Nicholas de Audeleye 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

*Cancelled on payment.*MEMBRANE 17*d.*

Dec. 26.
Westminster.

Geoffrey le Rus acknowledges that he owes to William Barage 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard de Limesy acknowledges that he owes to Robert Achard 600 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Richard de Merton, clerk, acknowledges that he owes to Robert de Hauford 10 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Enrolment of release by Robert de Hauford, son and heir of Sir Robert de Hauford, knight, to Richard de Merton, clerk, of his right in the lands that belonged to Sir Robert, his father, and Alice, his mother, at Werham in the town of Stratfeld Turgys and Hertleye Waspayl, co. Southampton. For this release Richard gave him 20 marks. Witnesses: Sir William de Hamelton, Sir John de Langeton, Sir Hugh de Turbevill, knight, Sir Thomas de Turbeville, Sir John de Wintreshull, Sir Robert de Litlebur[y], Walter de Evreslee, Thomas de Warblinton, Hugh de Fyrefeud, William de la Sale, Walter de Sancto Edmundo, clerk.

Dec. 27.
Westminster.

Memorandum, that Robert came into chancery, and acknowledged this deed.

John de Engayne, the younger, acknowledges that he owes to John Cole, citizen of London, 18 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Essex.

Thomas de Trewe came before the king, on Saturday after St. Thomas, and sought to replevy to James le Yunge, John le Botyler and Agnes, his wife, Nicholas Crop and Agnes, his wife, and John de Abboteston their land in Warmynystre, which was taken into the king's hands for their default against Maud de Bledon. This is signified to the justices of the Bench.

Adam de la Forde acknowledges that he owes to Master John Lovel 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Gilbert de Releygh acknowledges that he owes to Peter Burre 22*l.*; to be levied, in default of payment, of his land and chattels in co. Essex.—W. de Hamelton received the acknowledgment.

Vacated, because both parties sought [that it should be annulled].

1289.

Membrane 17d—cont.

Walter del Chastel, John de Lincolnia, and Thomas le Stocfismongere acknowledge that they owe to William de Hamelton, clerk, 21*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.—The chancellor received the acknowledgment.

1290.

Cancelled on payment.

Jan. 2.
Westminster.

John de Ruggeleye, chaplain, and Robert de Bare acknowledge that they owe to William son of Roger de Ponte of Hamelton 200 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Adam de Cretinge acknowledges that he owes to Roger de Grimeston and Juliana, his wife, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John Pychard, Robert de Hauford, and Hugh Deveroys acknowledge that they owe to Thomas de Turbervile 7 marks; to be levied, in default of payment, of their lands and chattels in cos. Hereford, Oxford and Berks.

Cancelled on payment.

Stephen le Waleys acknowledges that he owes to William de Hamelton and Adam, his brother, 220 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Solariis and John de Redmarleye acknowledge that they owe to William Warin 11 marks; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Cancelled on payment.

Enrolment of grant by Hugh de Cressingham to John Huskarl and Alexandra, his wife, of his manors of Estthrop, co. Somerset, and Stebenhyth Huskarl, co. Middlesex, to be held of the chief lords for their lives, with remainder to Humphrey, their son, and the heirs of his body, with remainder to the nearest heirs of Humphrey. For this gift John and Alexandra paid Hugh 100 marks beforehand. Witnesses: Sir Guy Ferre, John de Weston, John Buteturte, Adam de Creting, John de Luvetot, and John de Sancto Laudo, knights; Sir John de Ponte, then constable of the castle of Ledes; Stephen de Cornhull, Ranulph de Monte Caniso. Dated at London, 1 January, 18 Edward.

Jan. 2.
Westminster.

Memorandum, that Hugh came into chancery at Westminster, on Monday the morrow of the Circumcision, and acknowledged the preceding deed.

Robert son of Robert le Clerk came before the king, on Tuesday after the Circumcision, and sought to replevy his land in Burnecestre, which was taken into the king's hands for his default against Robert Sebern. This is signified to the justices of the Bench.

William de Pecco and John de Aula of Boudon acknowledge that they owe to Guy Ferre, the younger, 17 marks; to be levied, in default of payment, of their lands and chattels in cos. Warwick and Leicester.

The said William and John acknowledge that they owe to Richard de Kancia, clerk, 17 marks; to be levied, in default of payment, as above.

Henry de Elham acknowledges that he owes to Ralph de Hengham 68 marks 10*s.* 5*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Walter de Castello, Henry Mile, and Roger le Paumer acknowledge that they owe to William de Hamelton, clerk, 55 marks; to be levied, in default

1290.

Membrane 17d—cont.

of payment, of their lands and chattels in cos. Oxford and Essex and in the city of London.

Cancelled on payment.

Walter Paykyn of Great Donemawe acknowledges that he owes to Ralph de Hengham 26s. 8d.; to be levied, in default of payment, of his lands and chattels.

Enrolment of grant by Thomas Burt, son of Sir Hamo Burt, to Nicholas de Castello and Cecily, his wife, and to the heirs and assigns of Nicholas of all the manor of Horningtoft, with the advowson of the church and all appurtenances, except Thomas's lands in the manor of Kipton. For this grant, confirmation, quit-claim and warranty Nicholas and Cecily paid him 800 marks beforehand. Witnesses: Sir John le Breton, then keeper of the city of London; William de Carleton, then justice of the Jews; William de Redham; Peter Roscelin; William de Rothinge, then sheriff of Norfolk; Thomas de Hakeford; Henry de Norwico, clerk; William de Blumvile, Roger de Tudeham, Walter Cock, John de Ely, William de Tudeham. Dated at London, Friday the feast of St. Botolph, 17 Edward.

Jan. 5. *Memorandum*, that Thomas came into chancery at Westminster, on Thursday the eve of the Epiphany, and acknowledged this deed.

Roger Bacoun acknowledges that he owes to Avicia de Troye 40s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

MEMBRANE 16d.

Jan. 7. Jordan de Cliderhou and John son of Oto de Bayleye came before the king, on Saturday the morrow of the Epiphany, and sought to replevy their land in Acton, which was taken into the king's hands for their default against Alice, late the wife of John de Bayleye. This is signified to the justices of the Bench.

Henry le Frereman came before the king, on Saturday the morrow of the Epiphany, and sought to replevy to John de Bichamwell the latter's land in Berton and Trumpton, which was taken into the king's hands for his default against the prior of Bernewell. This is signified to the justices of the Bench.

William le Dispenser of Northwold came before the king, on the aforesaid day, and sought to replevy his land in Westmaydenbrok, which was taken into the king's hands for his default against Anastasia, late the wife of Nicholas Attelyde. This is signified to the justices.

John de Sancto Johanne acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 50l.; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Roger Crok acknowledges that he owes to William de Holcote, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Simon de Renham came before the king, on Sunday after the Epiphany, and sought to replevy to Lucy, late the wife of William de Boywyk, and Guy atte Putte their land in Renham, which was taken into the king's hands for their default in the king's court against Alice, late the wife of John Attehall. This is signified to the justices.

1290.

Membrane 16d—cont.

John le Clerk of Wytteneve came before the king, on Monday after the Epiphany, and sought to replevy to Laurence de Brome the latter's land in Saltford, which was taken into the king's hands for his default against Giles de Berkele and Richard de Willamescote. This is signified to the justices of the Bench.

Wichard Ledet acknowledges that he owes to John Hubert 5 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Jan. 8.
Westminster.

Ralph de Tony acknowledges that he owes to Baroncinus Walteri, Brunettus, his son, and Opisus Malesardi, merchants of Lucca, 80*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cambridge, Norfolk and Essex.

Ralph Perot acknowledges that he owes to John de Rede 6 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Kent.

Vacated, because otherwise below.

Enrolment of grant by John de la Tylle, son and heir of Richard de la Tille, to Sir Robert, bishop of Bath and Wells, of a messuage and two carucates of land in Langeblaneford and of all the donor's manor of Radelington and Purbik, rendering therefor to the donor 1*d.* yearly. Witnesses: Ralph de Stepham, John Vautort, James de Trewe, John de Tynhude, Walter de la Linde, knights; William Russel, John Russel, Roger de la Hyde, Geoffrey de Bryeneston. Dated at London, Saturday the morrow of the Epiphany, 18 Edward.

Memorandum, that John came into chancery at Westminster, on Wednesday after the Epiphany, and acknowledged the charter aforesaid.

Gilbert de Basevile acknowledges that he owes to John Paynel and Margery, his wife, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Thomas de Turbervile acknowledges that he owes to Richard de Merton, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

John de Mancestre acknowledges that he owes to Master Robert de Tatecastre 14 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John son of William de Billeston, John son of Thomas de Billeston, and Nicholas de Lynton came before the king, on Thursday after the Epiphany, and sought to replevy their land in Hatherdich, which was taken into the king's hands for their default against Richard son of Nicholas de Hatherdon. This is signified to the justices of the Bench.

Ralph Perot acknowledges that he owes to Richard de Bussy and Henry de Sauston 7*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford, Cambridge and Kent.

Simon de Monte Acuto acknowledges that he owes to Richard de Bosco 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Ralph Perot acknowledges that he owes to John de Rede, clerk, 6 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

1290.

Membrane 16d—cont.

Master Henry de Bray acknowledges that he owes to William de Ros 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of grant and surrender by John de Berewyk, clerk, to Richard de Wyght of Dertford of 69 acres of land and 3 acres of wood in Dertford and Wilmenton, which he had of Richard's feoffment. Witnesses: Sir William de Burneton, Master Thomas de Sudington, justices; Fulk de Sancto Edmundo, Solomon le Cotyler, then sheriffs of London; Gilbert de Kyrkeby, Henry de Elham, William Burgis of Dertford, Robert Munte of the same, Adam de Catemere. Notification that John surrendered to Richard the charter of feoffment and all other instruments concerning the premises that he had from Richard. Dated at London, on Monday the morrow of the Circumcision, 18 Edward.

Gilbert de Cutte came before the king, on Thursday the eve of St. Hilary, and sought to replevy his and Alice, his wife's, wood in La Westecote, which was taken into the king's hands for their default against Richard de la Bere of Westcote. This is signified to the king's bailiffs of Auleton.

John de Middelton acknowledges that he owes to Master Peter de Insula, archdeacon of Exeter, 4*l.*; to be levied, in default of payment, of his lands and chattels in cos. Sussex, Buckingham and Essex.

Jan. 16.
Westminster.

Robert de Bray acknowledges [that he owes] to Master William de Berges, archdeacon of Berks, 335 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

For further security Robert found William de la Frithe and Richard Laurence as sureties, who acknowledged the said debt, constituted themselves principal debtors, and granted that the debt shall be levied, in Robert's default, of their lands and chattels in co. Berks.

John Norman, son of William Norman, acknowledges that he owes to Henry le Mareschal of Gildeford 11 marks 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

John But of Cantebrigg acknowledges that he owes to Walter de Langeton, clerk, 5*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

MEMBRANE 15*d.*

Enrolment of release by Margery, late the wife of John son of Simon de Wylburgham, to Sir Robert, bishop of Bath and Wells, of her right in name of dower or otherwise in the lands that belonged to Walter le Rus of Wylburgham or to John, her late husband, in Great Wylburgham, Little Wilburgham and Fulburn or elsewhere in co. Cambridge. Witnesses: Sir John de Metyngham, Sir William de Gysilham, Sir Elias de Bekyngham, then justices of the Bench; Sir William de Hamelton, Sir William de Middilton, Sir William de Holecote, clerks; Thomas son of Simon de Magna Wylburgham, Richard Galion of the same, John de le Holme of the same, John Seblame of Fulburn.

Memorandum, that Margery came into chancery at Westminster, on Monday after St. Hilary, and acknowledged the premises.

1290.

Membrane 15d—cont.

John Non came before the king, on Monday after St. Hilary, and sought to replevy his land in Tylneye, which was taken into the king's hands for his default against Alan son of Richard de Wygehale. This is signified to the justices of the Bench.

William de Uttokishale came before the king, on the morrow of St. Hilary, and sought to replevy to Roger Attenasch the latter's land in Colton, which was taken into the king's hands for his default against Amice, late the wife of Hugh de Colton. This is signified to the justices of the Bench.

Margaret, late the wife of Laurence de Sancto Michael, acknowledges that she owes to Walter le Graunt 9 marks 12s. 8d.; to be levied, in default of payment, of her lands and chattels in co. Surrey.

Thomas Squier acknowledges that he owes to Edmund Byrun 18 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Edmund de Heggessete acknowledges that he owes to Geoffrey de Gedding and Walter, his son, 21l. 9s. 0d.; to be levied, in default of payment, of his lands and chattels in cos. Essex, Hertford, and Middlesex.

Seman (*Semannus*), parson of the church of Sturmere, acknowledges that he owes to John de Ditton, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Thomas son of Bartholomew, Walter atte Well, and Sarah, his wife, and Geoffrey son of Elias Edmund came before the king on Thursday after St. Hilary, and sought to replevy their land in Northluffenham, which was taken into the king's hands for their default against Adam Serle and Simon and William, his brothers. This is signified to the justices of the Bench.

Richard de Medburn acknowledges that he owes to Master John de Boghes 60s.; to be levied, in default of payment, of his lands and chattels in co. Rutland.

William son of Marmaduke Basset, knight, acknowledges that he owes to Aaron son of Vives, a Jew of London, 10 sacks of wool, price 100l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Robert de Cokefeld acknowledges that he owes to the prior of Ely 4l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Edmund de Mortuo Mari acknowledges that he owes to Ralph de Sancto Mauro 50 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

John Traynez acknowledges that he owes to Thomas de Pleiz 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Roger de Mortuo Mari acknowledges that he owes to Roger Crok of London 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Stafford.

1290.

Membrane 15d—cont.

William de Neyrford acknowledges that he owes to Elias Corbel and Peter, his brother, merchants of Caurs, 11*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Walter de Hopton acknowledges that he owes to John son of Adam de Lacy, deceased, Hugh, John's brother, and Joan, Maud, and Alice, John's sisters, 120*l.*; to be levied, in default of payment, of his lands and chattels in cos. Salop and Hereford.

Hubert de Brumfort acknowledges that he owes to William Haste, parson of the church of Stanford, 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Essex[ia] acknowledges that he owes to William de Hamelton, clerk, 66½ quarters of wheat, price 5*s.* a quarter; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nicholas le Convers of Babbingleye acknowledges that he owes to William de Hamelton 7 cartloads of lead, price 14 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

William Devereus acknowledges that he owes to Robert, bishop of Bath and Wells, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Enrolment of inquisition made in the waste of Kynnesbir[y] before the sheriff of Warwick and Osbert de Berford, on Wednesday after the Translation of St. Thomas, 14 Edward, by the oath of Roger de Blithe, Roger de Attelberg, Thomas le Wrenge, William de Edrichele, William Brian, William Skil, John de Hurle, William de Dodenhale, Henry Inge, Robert le Skot, Henry atte Cliff, and Gerard Waldeyive, jurors, who say that the whole waste of Merston near Kynnesbir[y] pertains to Robert Tibbotot's manor in Kynnesbir[y], so that William Doddingeseles or any one else has not the soil thereof, and has no right beyond that of common.

Memorandum, that this inquisition is on (*pendet*) the files of inquisitions for this year.

Enrolment of bond of Ralph de Grendon, son and heir of the late Sir Ralph de Grendon, to Sir Robert Burnel, bishop of Bath and Wells, in 200*l.* to be paid at the New Temple, London, at Michaelmas, 1291, unless Ralph do within a year of his coming of age enfeof the bishop or another whom Joan Burnell (whom Ralph shall accept as his wife) shall name of 30*l.* yearly of Ralph's lands for Joan's use for life. Ralph acknowledged this debt in chancery, and as he has not a seal of his own, he has procured the placing of the seals of Sir William de Hamelton and Sir John de Langeton to the presents. Dated at London, on Wednesday the Conversion of St. Paul, 1289.

Philip de Blangate of Eye acknowledges that he owes to Master Ralph de Ebor[aco] 10 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Henry de Wyntonia, knight, acknowledges that he owes to Hugh de Vienna, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Coupelond acknowledges that he owes to Michael de Hartecla 14 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

1290.

Membrane 15d—cont.

Bartholomew de Agmodesham came before the king, on Thursday the morrow of St. Paul, and sought to replevy to Richard de la Vache and Mabel, his wife, their land in Shenle, which was taken into the king's hands for their default against Thomas Poyle. This is signified to the justices of the Bench.

MEMBRANE 14d.

Jan. 26. William de Cryket acknowledges that he owes to Master James de Westminster. Mohun 4*l.* 4*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Jordan de Bassemor came before the king, on Thursday the morrow of the Conversion of St. Paul, and sought to replevy his land in Briddecotes, which was taken into the king's hands for his default against Ralph de Leukenore. This is signified to the justices of the Bench.

Hugh de Veer acknowledges that he owes to Robert, bishop of Bath and Wells, the chancellor, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Berks.

Cancelled on payment.

Warin de Hereford acknowledges that he owes to Walter de Paveli 35 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Humphrey de Bohun, earl of Hereford, and Eleanor de Ferrariis, his sister, acknowledge that they owe to Robert de Tibotot and Matthew de Columbariis, the king's butler, 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Hereford and Essex.

Alice Louraz acknowledges that she owes to Master Thomas, the king's cook, and to the other executors of the will of Master Ralph le Sauser 40 marks; to be levied, in default of payment, of her lands and chattels in co. Southampton.

For further security she found as sureties John de Braysfeld and Thomas Kirket, who granted that the money shall be levied, in Alice's default, of their lands and chattels in co. Southampton.

Cancelled on payment.

Gilbert de Cutte came before the king, on Friday after the Conversion of St. Paul, and sought to replevy his and his wife Alice's land in Westcote near Benstede, which was taken into the king's hands for their default against Peter de Hegh. This is signified to the king's bailiffs of Aulton.

John de Goldingham acknowledges that he owes to Richard de Stanford, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Alan de Plogenet acknowledges that he owes to Laurence de Lodelawe 87*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John de Harinton, knight, acknowledges that he owes to Walter de Langeton, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Leicester.

Cancelled on payment.

Membrane 14d—cont.

1290.

Thomas de Chabenore, knight, acknowledges that he owes to Laurence de Ludelawe 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William Martyn, knight, acknowledges that he owes to Guy (*Guyoto*) Bonaventura and Hubert Doysy and their fellows, merchants of Florence, 80 marks; to be levied, in default of payment, of his lands and chattels in cos. Devon and Somerset.

Thomas son of Thomas and Isabella, his wife, came before the king, on Saturday after the Conversion of St. Paul, and sought to replevy their land in Overe Shenle, which was taken into the king's hands for their default against Thomas Peyle. This is signified to the justices of the Bench.

Thomas son of Jordan de Bassemor came before the king, on Thursday the morrow of the said feast, and sought to replevy his land in Bridecotes, which was taken into the king's hands for his default against Ralph de Leukenor. This is signified to the justices of the Bench.

Simon de Leyburn acknowledges that he owes to John de la Roche 16 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Martin de Sudmere acknowledges that he owes to Master Reginald de Braundon 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Norfolk.

Reginald de Grey acknowledges that he owes to Peter de Cestria 90*l.*; to be levied, in default of payment, of his lands and chattels in co. Cheshire.

Cancelled on payment.

Jan. 30. Ralph de Bello Campo acknowledges that he owes to John de Wahull
Westminster. 45 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Northden acknowledges that he owes to Aubrey de Fiscampo 29*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The prior of Eye acknowledges that he owes to William de Birley, clerk, 9 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Thomas de Eyvill, knight, acknowledges that he owes to Master William de Grenefeld 24 marks; to be levied, in default of payment, of his lands and chattels in co. York.

W. de Ham[elton].

John son of John son of Philip acknowledges that he owes to R. bishop of Bath and Wells 10 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

W. de Ham[elton].

Cancelled on payment, acknowledged by William de Hamelton, one of the executors of the bishop's will.

William le Botiller of Werington acknowledges that he owes to Reginald de Leygh 47 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Roger Payn of Stratton acknowledges that he owes to the prior of Staverdale 52*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1290.

Membrane 14d—cont.

Ralph le Blund of Saxlingham acknowledges that he owes to Ranulph Bule of Wyttlewod, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Cambridge.

Hugh Bardolf acknowledges that he owes to William de Saham 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Sussex.

Enrolment of grant by Almaric, son and heir of Sir Adam le Despenser, to Sir Robert Burnell, bishop of Bath and Wells, of 20s. yearly of rent in Pathelowe, which Almaric was wont to receive from Amice de Pathelowe from a tenement that she held of him in that town; rendering therefor a rose at Midsummer yearly. Witnesses: Sir William de Hamelton, Sir William de Middleton, Sir Geoffrey de Sandiacre, knight, Guy Pathelowe, Roger le Clerk of Wotton, William le Clerk of Wotton, Robert Maheu, Nicholas de Asseles.

Robert Achard acknowledges that he owes to Roger de Noers 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Elias de Whitefeld, Laurence de Saundwyco, and Gilbert de Mulsham acknowledge that they owe to Roger de Bella Fago 29 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Henry de Prers acknowledges that he owes to Roger Dalrum of Winchester 25 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Roger de Monte Alto acknowledges that he owes to Giles de la Garderobe 29*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

The prior of Lentonay in Wales acknowledges, for himself and his successors, that he owes to William le Brun 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William le Botiler of Werington acknowledges that he owes to R. bishop of Bath and Wells 12 marks 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment, acknowledged by W. de Werministre, then keeper of the Hanaper.

William son of Nicholas de Mitton acknowledges that he owes to Robert de Cliderou, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Membrane 14d—Schedule.

Copy of indenture witnessing that, whereas there was a contention before the king's council between John de Sheffeud, demandant, and Sir Hugh de Cave and Sir John, his brother, concerning the advowson of the church of Appelby, co. Leicester, and the procuring of the presentation or admission of John Daraynes to the same, John de Cave has now promised and granted, through the intervention of friends, that unless he can induce John Daraynes before Michaelmas next to pay to John de Sheffeud 40*s.* yearly in the name of a pension of the aforesaid church, he the said John de Cave will pay this sum from his chamber to

1290.

Membrane 14d—Schedule—cont.

John de Sheffeud until such time as the said church shall be void. For this grant John de Sheffeud has remitted to Hugh and John all actions that he had against them up to this day. Dated at Westminster, on Monday after the quinzaine of St. Hilary, 18 Edward.

This deed was acknowledged in chancery on Monday before the Purification, 18 Edward.

MEMBRANE 13d.

Enrolment of release by Robert son of Walter to the king of 200*l.* yearly of land and rent in the manors of Burnham and Reyndon, co. Essex, which land and rent he held of the king in chief. Witnesses: R. bishop of Bath and Wells; A. bishop of Durham; Henry de Lacy, earl of Lincoln; Humphrey de Bohun, earl of Hereford and Essex; Robert de Tibotot; John de Sancto Johanne; William le Latimer. Dated at Westminster, Thursday the feast of the Purification, 18 Edward.

John de Munketon acknowledges that he owes to William de Bliburg and the other executors of the will of Hamo de la Leye 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 3. To J. cardinal priest of St. Cecilia. Request for his assistance in
Westminster. expediting the affairs committed by the king to Sir Geoffrey de Geynvill, Master William de Grenefeld, and Thomas de Luggore, doctors (*professores*) of civil law, whom the king has caused to be sent to the apostolic see for certain matters for the aid of the Holy Land, concerning which matters the king wrote to him upon another occasion. [*Fædera*; Prynne, *Records*, iii. 449.]

The like to the following :

Sir H. cardinal priest of St. Sabina.
Sir M. cardinal priest of St. Laurence in Damazo.
Sir P. cardinal priest of St. Mark.
Sir J. cardinal deacon of St. Mary in Via Lata.
Sir P. cardinal deacon of St. Eustace.
Sir M. cardinal deacon of St. Mary in Porticu.
Sir N. cardinal deacon of St. Adrian.
Sir B. cardinal deacon of St. Nicholas in Carcere Tulliano.
Sir J. bishop of Tusculum.
Sir J. bishop of Palestrina (*Penestrino*).
Sir B. bishop of Porto.
Sir J. bishop of Ostia and Velletri.
Sir — bishop of Sabina. [*Ibid.*]

William de Cressy acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 11 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

Ingram de Gynes and Gilbert de Clifton acknowledge that they owe to Roger son of Thomas de la Wodehall 40 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

The prior of Arundel acknowledges, for himself and his successors, that he owes to William de Bliburgh 10 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

William Bagot, knight, acknowledges that he owes to Richard de Chiggewell, citizen of London, 6*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

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Membrane 13d—cont.

Robert de Castello, Alan de Castello, John David of Enefeld acknowledge that they owe to Ralph de Hengham 35 marks; to be levied, in default of payment, of their lands and chattels in cos. London and Middlesex.

Walter de Huntrecumbe acknowledges that he owes to Walter de Langeton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Whiteby acknowledges that he owes to Robert de Barton, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in cos. Westmoreland and Cumberland.

Robert, vicar of Drayton in Hales, acknowledges that he owes to the abbot of St. Évroul 50 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Reginald le Porter of Persore acknowledges that he owes to Richard de Beggewrth, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Henry Gerard of Gildeford, clerk, acknowledges that he owes to Edward Charles 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Middlesex, Essex, Sussex and Surrey.

Cancelled on payment.

Joan, late the wife of William de Rothinges, acknowledges that she owes to R. bishop of Bath and Wells 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Norfolk.

Feb. 8.
Westminster.

Henry de Solers of Dorsington acknowledges that he owes to Laurence de Lodelawe 7*l.* 0*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John de Skegeton acknowledges that he owes to R. bishop of Bath and Wells 12 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment, acknowledged by William de Wermenistre.

Giles le Flemmeng and Master John le Flemmeng acknowledge that they owe to Matthew de Columbariis, William Barache, and Master William de Westhale, clerk, 8*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Gerard Salveyn acknowledges that he owes to Robert de Barthelby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Roger de Mouhaut acknowledges that he owes to Geoffrey le Rus 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Norfolk.

Philip de Arcy, knight, acknowledges that he owes to Richard Hastang 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Stafford.

Enrolment of grant by Roger son of William de Stalham to Sir Robert Burnell, bishop of Bath and Wells, of his messuage in Thirning and of all his lands in the towns of Thirningg and Dallyng, which he had of the feoffment of John son of Reginald de Thirning, and of the dower that

1290.

Membrane 13d--cont.

Basilia, late the wife of John de Lund, holds in the same towns when it falls in, rendering therefor to Roger a clove gillyflower yearly. For this grant Robert paid him 40*l.* beforehand. Witnesses: Sir William de Kerdeston, Sir Richard de Breuse, Sir William de Whytewell, Sir John de Cokefeld, Sir Ralph de Nuggun, knights; Philip de Dalling, Geoffrey de Titheby, William Gerberge, John de Skeketon, William son of Hervey de Stalham, Thomas de Birston, Adam de Gernemuta, clerk, John de Falyate. Dated at London, on Friday the morrow of the Purification, 18 Edward.

Memorandum, that Roger came into chancery, on Friday after the Purification, and acknowledged the premises.

William de Colevill of Makeseye, William de Castingthorp, Richard de Waldeshof, Gilbert de Bilingeye, Thomas son of Nicholas de Eston, Roger Palefrey, Robert de Bretevill, William de Lopinthorp, John Dyne, Hugh Dyne, Robert Walran, and John le Mouner of Colestworth acknowledge that they owe to Thomas de Morton, parson of the church of Halstede, and William le Chaumberleyn 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Northampton and Lincoln.—W. de Hamelt[on] received the acknowledgment.

John de Monte Alto, knight, acknowledges that he owes to Roger Fleg 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Simon de Leyburne, knight, acknowledges that he owes to Adam de Clare, clerk, 14 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Simon de Insula acknowledges that he owes to Robert, bishop of Bath and Wells, 74*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John Pichard acknowledges that he owes to John de Hoderode 8 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Walkelin de Ardern acknowledges that he owes to Michael de Sancto Albano 21 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

MEMBRANE 12d.

Enrolment of indenture witnessing that, whereas there was a dispute in the king's court between Brother William de Kokerham, abbot of Furneys, and William de Caucefeld, brother and heir of John de Caucefeld, concerning the wardship of William's body and of his manor of Aldingham, co. Lancaster, the dispute has been settled in the same court before Robert, bishop of Bath and Wells, the chancellor, Anthony, bishop of Durham, Master Henry de Neuwerk, archdeacon of Richmond, and Sir William de Vesey, on Friday after St. Agatha, 18 Edward, in this manner: that William rendered seisin of the manor to the abbot as chief lord thereof, to have in the name of wardship until three weeks from Easter, when William shall come in person into the king's court at Westminster and shall do homage to the abbot for the manor, and shall

1290.

Membrane 12d—cont.

acknowledge that he holds the manor of the abbot and his successors by the service of a fortieth of a knight's fee, rendering therefor 10*l.* yearly, and doing suit at the abbot's court of Dalton from three weeks to three weeks. For this acknowledgment and agreement the abbot shall pay to William 400*l.* at Boston fair, a moiety in the said year of King Edward, and the other moiety in the following year. If William die before making the aforesaid acknowledgment, the abbot shall be quit of the payment of the said sum, and if William do not make the acknowledgment on the day prefixed, he shall pay to the abbot 700 marks at Whitsuntide, 18 Edward, and the abbot shall be quit of paying the aforesaid 400*l.* Dated in the chancery at Westminster, the said day and year.

Memorandum, that the abbot and William came into chancery at Westminster, on Friday aforesaid, and acknowledged the aforesaid deed, and each of them granted that the respective sums shall be levied, in default of payment, of their lands and chattels in co. Lancaster.

Ralph son of William, knight, acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John son of John Benet of Lincoln acknowledges that he owes to Hugh de Notingham, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Guy son of Guy de Wyginton acknowledges that he owes to John le Seculer 43*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

William Martyn, Ralph de Bloyou, and Nicholas de Kirkeham acknowledge that they owe to William de Holecote, clerk, 24 marks; to be levied, in default of payment, of their lands and chattels in cos. Devon and Cornwall.

Cancelled on payment.

Feb. 12.
Westminster.

Humphrey de Bohun, earl of Hereford and Essex, Edmund de Mortuo Mari, John de Sancto Johanne, John de Sutlegh, Walter de Bello Campo, and Nicholas de Segrave, the elder, acknowledge that they owe to John de la Mare 120 marks; to be levied, in default of payment, of their lands and chattels in co. Hereford and elsewhere where they have lands.

Ralph de Tony, knight, acknowledges that he owes to John de la Mare 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

John de Wauton acknowledges that he owes to William de Holcote, clerk, 11 marks 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Burn, knight, acknowledges that he owes to Guy (*Gyoto*) Bonaventurus, merchant of Florence, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Walter de Bello Campo acknowledges that he owes to John de la Mare 60 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Roger Basset acknowledges that he owes to Robert Martyn 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1290.

Membrane 12d—cont.

William de Mortuo Mari acknowledges that he owes to Anthony, bishop of Durham, executor of the will of John de Vesci, 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Wauton and Nicholas de Cliburn acknowledge that they owe to William de Hamelton 10 marks; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Stephen de Penecestre, knight, acknowledges that he owes to Master Robert de Thorp, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Luke de Vienna acknowledges that he owes to John de Bauquell 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John Rogerun came before the king, on Tuesday the feast of St. Valentine, and sought to replevy his land in Great Hadham, which was taken into the king's hands for his default against Edith, late the wife of John le Taillur. This is signified to the justices of the Bench.

Feb. 13.
Westminster.

To the sheriff of Gloucester. If Humphrey de Bohun, earl of Hereford and Essex, find security to prosecute his claim, the sheriff is ordered to attach Gilbert de Clare, earl of Gloucester and Hertford, Robert le Veel, Richard le Flemeng, John Luvel, William de Valers, Stephen de Capenore, and John de Crepping, so that he shall have them before the king in fifteen days from Easter to shew cause why they and many others, both horsemen and footmen, entered in arms with banners displayed the said Humphrey's land of Breghenogh, wasted the same to a great extent, and committed homicides and robberies within and without churches and committed arsons in divers places, and erected a castle there within Humphrey's fee and liberty by force and arms, and committed other enormities upon him, although the king, before he last left the realm, ordered his peace to be kept inviolably by the magnates and others of the realm, and although the king afterwards ordered Gilbert and others by divers orders, under pain of grievous forfeiture, and caused proclamation to be made in every county that no one should go with horses and arms or in other armed manner throughout the realm without the king's order, etc.

Feb. 14.
Westminster.

Henry de la Pomereye and Nicholas de Kirkeham acknowledge that they owe to Walter de Finchingfeld, the younger, 16*l.* 10*s.* 7*d.*; to be levied, in default of payment, of their lands and chattels in co. Devon.

The abbot of Westminster acknowledges, for himself and his successors, that he owes to William son of Hugh de Cloune 80 marks; to be levied, in default of payment, of his lands and chattels in cos. Middlesex, Worcester and Oxford.

Cancelled on payment.

Edmund de Mortuo Mari acknowledges that he owes to Richard de Bosco 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

The prior of Holna acknowledges that he owes to Guy, merchant of Bologna (*Bolonia*) 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Dorset and Wilts.

Memorandum, that Ralph de Berners, knight, came into the king's court at Westminster, on Wednesday before St. Peter in Cathedra, and granted

1290.

Membrane 12d—cont.

and released to the abbot and convent of St. Edmunds two parts of the manors of Semere and Grotene, which the said Ralph and John de Creyk lately derained against the abbot in the king's court at Westminster by duel waged between them. The king granted licence to Ralph to grant the aforesaid two parts to the abbot and convent, and to the abbot and convent licence to enter the two parts together with the remaining third of the manor, notwithstanding the statute of mortmain. For this recognisance the abbot paid Ralph 400 marks.—The bishop of Ely, the treasurer, received the acknowledgment.

William, parson of the church of Aston, acknowledges that he owes to William Jordan of Tykhull 7 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

MEMBRANE 11d.

John son of William son of Thomas de Greystok acknowledges that he owes to Robert, bishop of Bath and Wells, 550 marks; to be levied, in default of payment, of his lands and chattels in cos. Cumberland, Westmoreland, York and Northumberland.

John de Eyvill acknowledges that he owes to the abbot of Holmcoltran 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 4.
Westminster.

Master Henry de Bray acknowledges that he owes to William Garlaund 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Stirkelaund acknowledges that he owes to Henry de Whyteby and Walter de Stirkeland 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Roger Bigod, earl of Norfolk and Marshal of England, acknowledges that he owes to William de Say 80*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Robert de Morvill acknowledges that he owes to William de Goldington 22 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Master Richard de Clifford acknowledges that he owes to Richard de Irrencestre 65*l.* 8*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Walter de Huntrecumbe acknowledges that he owes to Robert de Scartheburgh, parson of the church of Conington, 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Northumberland.

John son of Thomas de Thorny acknowledges that he owes to John de Pothou 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Greystok acknowledges that he owes to William de Hamelton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Membrane 11d—cont.

1290.

Henry Caunel acknowledges that he owes to P. bishop of Exeter 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Reginald son of Richard Maniword acknowledges that he owes to Nicholas de Chiltham, clerk, 14 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Geoffrey son of William de Alba Marlia of Wodebyry, William de Bodrigan, Richard de Byngham, and John Gerveys acknowledge that they owe to William de Hamelton 17l. 3s. 0d.; to be levied, in default of payment, of their lands and chattels in co. Devon.

Cancelled on payment.

May 9.
Westminster.

Henry Bertelmeu acknowledges that he owes to Geoffrey de Kellowe 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

For further security Henry found as surety Gervase de Clyfton, who constituted himself principal debtor and granted that the money shall be levied, in Henry's default, of his lands and chattels in co. York.

Richard de Barneby acknowledges that he owes to Warin le Taillur 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Master Michael de Ormesby acknowledges that he owes to Sir Ralph, bishop of Carlisle, 25l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

May 10.
Westminster.

Master William de Bosco acknowledges that he owes to Hugelin Petri and his fellows, merchants of Lucca, 28l.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Richard de Caythorp acknowledges that he owes to John de la Haye 20 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Geoffrey Pecche and Stephen son of Walter acknowledge that they owe to William de Araz 14 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Cancelled on payment.

Odo de Peletot, Master William, parson of the church of St. Nicholas, Hertford, and Nicholas de Queneby acknowledge that they owe to Richard de Bereford 15 marks; to be levied, in default of payment, of their lands and chattels in co. Hertford.

John de Cestre acknowledges that he owes to John Bryan 40s.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Peter de Lench acknowledges that he owes to Robert, bishop of Bath and Wells, 70 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

John de Newynton acknowledges that he owes to Richard de la Lynde, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Richard de Pidington acknowledges that he owes to Walter de Langeton, clerk, 200l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1290.

Membrane 11d—cont.

Thomas de Saunford acknowledges that he owes to William de Hamelton 40s.; to be levied, in default of payment, of his lands and chattels in co. Devon.

May 15.
Westminster.

William de Mortuo Mari, parson of the church of Estham, acknowledges that he owes to Roger la Zuche of Lubbisthorp 80l.; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Essex.

For further security William found as sureties John Deveroys, Nicholas de Chiltham, Simon de Kingeshemid, and Walter de Drayton, who acknowledged this debt, and granted that it shall be levied, in William's default, of their lands and chattels in cos. Northampton, Hereford, Gloucester, Salop, and Stafford.

Reginald le Porter acknowledges that he owes to Walter de Langeton 10l.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Assignment or partition of the knights' fees and advowsons of churches that belonged to Robert de Markham, tenant in chief, made by Thomas de Normanvill by the king's writ, between John de Bray and Cecily, his wife, William de Sancta Cruce and Agnes, his wife, and John de Lungevilers, who is in the king's wardship, co-heirs and parceners of the inheritance of the said Robert, to wit of 5½ knights' fee and the sixth of a fee; whereof James de Sutton holds in the town of Egrum three fees, which are extended at 40l. yearly; and Richard de Sutton holds the manors of Eykering and Cotum by the service of 2½ knights' fees and of a sixth of a fee, which are extended at 40l. yearly: whereof there is assigned to each of the said co-heirs and parceners a third of all the issues of the said fees when those who hold them die, because they cannot be divided in any other manner as they are held in gross, as is aforesaid. Also as often as the church of Tukesford shall be void, John de Bray, who married Cecily, the eldest of the co-heirs, shall first present to it, and so each of the co-heirs successively.

Thomas de la Roche acknowledges that he owes to Robert de Stapelton 60l.; to be levied, in default of payment, of his lands and chattels in Wales.

Gervase de Clifton acknowledges that he owes to Alan de Stokheld 5 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

May 16.
Westminster.

The said Gervase acknowledges that he owes to John de Gresacre 51s.; to be levied, in default of payment, of his lands and chattels in the said county.

Simon de Monte Acuto acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 9l.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John Maloure acknowledges that he owes to William de Felton 40s.; to be levied, in default of payment, of his land and chattels in co. —.

Thomas son of Thomas de Hegham acknowledges that he owes to Robert, bishop of Bath and Wells, 100s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

1290.

Membrane 11d—cont.

Thomas de Bikenore acknowledges that he owes to Adam de Rishton 100s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Geoffrey de Welles acknowledges that he owes to John de Novo Burgo 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

MEMBRANE 10d.

William Baxman came before the king, on Wednesday before Whitsuntide, and sought to replevy to Ralph son of Jocus the latter's land in Holte, which was taken into the king's hands for his default against Richard de Broughton and Adriana, his wife. This is signified to the justices of Bench.

May 18.
Westminster.

Edmund del Park came before the king, on Thursday before Whitsuntide, and sought to replevy to Richard Tuluse of Great Ikford the latter's land in Great Ikeford, which was taken into the king's hands for his default against Agnes, daughter of Robert Tuluse, and Alice and Maud, her sisters. This is signified to the justices of the Bench.

Amabilia Comyn acknowledges that she owes to Robert, bishop of Bath and Wells, 40l.: to be levied, in default of payment, of his lands and chattels in co. Warwick.

John de Tudeham acknowledges that he owes to the prior of Ely 50 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Hotot acknowledges that he owes to Walter de Lang[eton],* clerk, 20l.: to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

May 19.
Westminster.

Brother Robert, abbot of Brewern (*Bruer'*), of the Cistercian order, acknowledges, for himself and his successors, that he owes to John de Lodelawe, son of Nicholas de Lodelawe by Margery, his wife, 1,187 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Oxford.

Robert de Martham, son of Warin de Martham, acknowledges that he owes to Adam de Jernemuta 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Alice, late the wife of Gilbert Coleman of Reyleg, acknowledges that she owes to William de Hamelton 100s.; to be levied, in default of payment, of her lands and chattels in cos. Essex and Kent.

Adam le Dispenser acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10 marks; to be levied, in default of payment, of her lands and chattels in co. —.

Peter de Hathilseye acknowledges that he owes to William de Hamelton 54s.; to be levied, in default of payment, of his lands and chattels in co. York.

* Written out in full in the marginal abstract.

1290.

Membrane 10d—cont.

Enrolment of indenture made, on 20 May, 18 Edward, between Sir Roger de Leukenore and Sir Robert de Tybotot, whereby Roger demises to Robert the manor of Menchesham, except the dower falling to Lady Margery, late the wife of Sir Hugh son of Oto, until the heir of the said Hugh come of age, or until the heirs of the heir come of age, and so from heir to heir until one of them shall attain his majority; rendering therefor to Roger 36*l.* yearly in the house of the Hospital at Clerkenwell (*Fontis Clericorum*). Robert submits himself and his goods to the distraint of any minister or bailiff of the king whom Roger shall choose, granting that he shall be distrained if he fail in payment of the said sum at any term, in accordance with the king's statute for a debt recovered or acknowledged in his court. If Margery die within the term of this demise, her dower shall remain to Robert until the aforesaid heir or heirs come of age; rendering therefor to Roger 18*l.* yearly. Robert shall maintain the houses and buildings in the manor in good repair, and shall restore them at the end of the term in as good a state as he received them or in a better state, unless they be burnt or demolished by common war within the term. He shall take in the woods of the manor sufficient only for reasonable 'husbote' and 'heybote.' Witnesses: Sir John de Lovetot, the elder, Sir Guy Botteturt, Sir Baldwin de Maneriis, Sir John Butteturt, and Sir Ralph de Boxstede, knights; Henry de Gildeford.

Memorandum, that Roger came into chancery, and acknowledged the aforesaid deed.

May 24.
Westminster. Elias le Chaufecire came before the king, on Wednesday after St. Dunstan, and sought to replevy his land in the town of Westminster, which was taken into the king's hands for his default against Emma, late the wife of Alexander de Tothull. This is signified to the justices of the Bench.

————— Walter de Pleysy acknowledges that he owes to Alexander de Hecham
————— 9 marks: to be levied, in default of payment, of his lands and chattels in co. Kent.

May 26.
Westminster. Robert Buleheved of Clare, chaplain, came before the king, on Friday the feast of St. Augustine, and sought to replevy his land in Clare, which was taken into the king's hands for his default against Richard de Stonhus. This is signified to the justices of the Bench.

————— Roger de Monte Alto acknowledges that he owes to Guy de Principibus
————— of Bologna 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

May 30.
Westminster. Henry Mauger came before the king, on Tuesday after Holy Trinity, and sought to replevy to Robert Daft and Maud, his wife, Richard le Cupper, William le Cursun, William Jurdan, Peter de Morwode, Thomas de Sutton, and Lettice (*Lecie*) Attewal their land, which was taken into the king's hands for their default against Margery, late the wife of John Gubert. This is signified to the justices of the Bench.

————— Roger Lestrangle (*Extraneus*) acknowledges that he owes to Agnes de
————— Bauquell 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Salop and Buckingham.

John de Eyville acknowledges that he owes to Richard Guidicionis, Orlandinus de Podio, and Richard Bonefacii, merchants of Lucca, of the society of the Ricardi of Lucca, 49*l.* 3*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

1290.

*Membrane 10d—cont.*May 31.
Westminster.

Alan de Kerden came before the king, on Wednesday after Holy Trinity, and sought to replevy his land in Wythenbull, which was taken into the king's hands for his default against Alice de Bromicroft. This is signified to the justices of the Bench.

Roger de Clare, chaplain, and Walter le Paumer of Clare acknowledge that they owe to Hugh le Tayllur, citizen of London, 11*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

Cancelled on payment.

Thomas de Webbeleye acknowledges that he owes to A. bishop of Durham 12*l.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex, Buckingham and Oxford.

May 30.
Westminster.

Philip de Mattresdon came before the king, on Tuesday after St. Augustine the Apostle of the English, and sought to replevy his and his wife Eugenia's land in Bretes Morton, which was taken into the king's hands for their default against Richard Herberd of Ruyhale. This is signified to the justices of the Bench.

————— Ralph de Sancto Amando and John de Bridesthorn, executors of the will of Almaric de Sancto Amando, acknowledge that they owe to William le Graunt of Huckote 60*s.* of the debt of Almaric; to be levied, in default of payment, of their lands and chattels in cos. Oxford and Northampton.

————— Walter le Paumer of Clare acknowledges that he owes to John de Rede, clerk, 7*l.* 8*s.* 0*d.*; to be levied, in default of payment, of his goods and chattels in co. Suffolk.

June 2.
Westminster.

Terry (*Terricus*) 'in the More' of Chiltecombe came before the king, on Friday after St. Petronilla, and sought to replevy his land in Kenilecumbe, which was taken into the king's hands for his default against Reginald de Meleburn and Amice, his wife. This is signified to the justices of the Bench.

————— Walter de Menyll acknowledges that he owes to Robert Achard, lord of Aldermanston, 600 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

May 28.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king granted in his last parliament at Westminster, after Easter, in the 18th year of his reign, to the archbishops, bishops, abbots, priors, earls, barons and others of his realm who claim to have, by charters of the king or of his progenitors, amercements of themselves or of their men, that all such charters and liberties that were allowed in the eighteenth year of the late king's reign and all charters of the king's progenitors preceding that time shall be allowed henceforth at the exchequer, and that charters concerning acquired things (*de perquisitis*) made since that time shall be shown before the treasurer and barons under pain of forfeiture of the things acquired, and shall be there examined; so that if nothing special be contained in those charters by grant of the late king or of the present king by reason whereof those who claim such liberty ought to have it, the king shall have the amercements of the things acquired, as he was wont to have before the said things were acquired: the king therefore orders the treasurer and barons to cause to be allowed before them all such charters and liberties as were allowed in the eighteenth year of the late king's reign, and also all charters of the king's progenitors of the time preceding that date, and to cause order to be given that all those who claim to have such liberty concerning perquisites made by them and in the eighteenth

1290.

Membrane 10d—cont.

year of the said king's reign by his charters or by charters of the present king, shall show their charters before the treasurer and barons at the exchequer, under pain of forfeiture of the things acquired, and the charters shall be there examined, etc. (as above).

June 3. Joan 'the Walsh' came before the king, on Saturday after Holy
Westminster. Trinity, and sought to replevy her land in Salecote Virly, which was taken into the king's hands for her default against Richolda, daughter of William Turgis. This is signified to the justices of the Bench.

MEMBRANE 9d.

June 5. Adam de Huddelston and Richard de Hodelston acknowledge that they
Westminster. owe to Martin de Kelly 16 marks; to be levied, in default of payment, of their lands and chattels in cos. Lancaster and York.

William Duny, chaplain, acknowledges that he owes to Hamo son of Geoffrey de Hunstanston 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John, prior of Lewes, acknowledges, for himself and his successors, that he owes to Baroneinus Galterii, Brunettus, his son, Oppissus Malysardi, Donus de Podio, and Aldebrand Oyschelle, merchants of Lucca, 4,200 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Sussex.

Cancelled on payment.

William de Boyvill acknowledges that he owes to Miles de Hasting 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Michael Crok acknowledges that he owes to John de Drokenesford 33*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

William Jeremie acknowledges that he owes to Walter de Maydenstan, clerk, 10*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

June 10. Agnes, daughter of Osbert le Margh, came before the king, on Friday
Westminster. before St. Barnabas, and sought to replevy her land in Truveru, which was taken into the king's hands for her default against Margery, late the wife of Andrew Wori. This is signified to the justices of the Bench.

Robert le Conestable of Aungre acknowledges that he owes to William de Lamburn 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Memorandum, that Robert de Scardeb[urgh], clerk, on Sunday the feast of St. Barnabas, in chancery at Westminster, received from Brother Henry de Overton, canon of Tychefeld, three charters for the use of Isabel, daughter of Stephen de Norton, and Edmund de Middleton, her son, whereof one makes mention of Peter de Monte Forti and the other two of James de Clopton, as is contained in Robert's letters patent testifying the receipt and delivery of the charters, which Robert delivered to the said canon there.

Master John de Dersete acknowledges that he owes to Master Nigel le Waleys 35 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and York.

1290.

Membrane 9d—cont.

William de Melsa came before the king, on Sunday the feast of St. Barnabas, and sought to replevy to Theobald le Conestable and Joan, his wife, their land, which was taken into the king's hands for their default against William Worm and Agnes, his wife, and Alice, sister of Agnes. This is signified to the justices of the Bench.

William Gereberd acknowledges that he owes to Matthew Giffard 50s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Enrolment of assignment by Roger le Bygod, earl of Norfolk and Marshal of England, to his wife Alice (*Aelidim*), daughter of John de Avesnis, count of Bayonne, in dower of his manors of Cestreford and Dovrecourt, co. Essex, Kenet, Stanham, Waleton, Holesle, Staverton, Donningworth, Keleshale, Pesehal, Cratfeud and Bungeye, co. Suffolk, and Iching, Ersham, Walsham, Acle, Halvergate, Seeges, Woton, Haneworth, Sufeud and Laxham, co. Norfolk, for the residue of all his other lands in England, Wales, and Ireland. Witnesses: Sir Hugh le Despenser, Sir John Bigod, Sir Arnold Murdach, Sir Walter de Reddesham, Sir John Goubioun, Sir John Bluet, Sir John Ab Padham, Sir John de Sottebroc, Sir John de Frating, Sir Adam Roccaund, Sir Henry de Tudeham. Dated Kal. June, 1290.

Memorandum, that the earl came into chancery, at Westminster, on 12 June, and prayed that this deed might be enrolled in the rolls of chancery; which was granted to him by R. bishop of Bath and Wells, then the chancellor, saving the right of others.

To pope Nicholas. The king, bearing in mind the affection always displayed by the pope for the increase of the king's honour and realm, is unable to understand or even to believe that certain collations and executions lately published in parts of his realm by apostolic authority, as it is said, have proceeded with the pope's knowledge. For it is said that the pope has appropriated a prebend in York and another in Lincoln to the churches of the hospital of San Spirito in Sassia (*Saxia*) at Rome, and to the basilica of St. Peter, at the suit of Sir N. (*sic*) cardinal deacon of St. Mary in Porticu, and that the pope has sent, in order to obtain possession of the prebends, most grievous executions, hitherto unheard of in this realm, which, if carried into effect, would threaten the diminution of divine religion, would change the wishes of the original donors, would withdraw the accustomed alms from the poor of the realm, and would result in the manifest disinheritation of the king and his heirs and would afford a pernicious example for the future, when these perpetual alienations would lead to others, whereby in a short time the churches of the realm would be deformed and be deprived of the service of ministers owing to the withdrawal of stipends, when the incomes of the church have been assigned to foreign uses. In the king's judgement this would not be pleasing to the Most High, who desires the cult of His name to be so spread that for the endowment of one altar another shall not be despoiled. The king therefore beseeches the pope to consider the premises, and to provide a suitable and wholesome remedy in this behalf. The king cannot be so lukewarm as not to avoid to the full extent of his power his disinheritation, which touches the estate of his crown, to maintain which he is bound by his oath. He requests the pope to write back his pleasure herein by the exhibitor of these presents. [*Fœdera*; Prynne, *Records*, iii. 417.]

1290.

Membrane 9d—cont.

To M. cardinal deacon of St. Mary in Porticu. The cardinal's letter lately directed to the king contained amongst other things that the king's clerks Master J. de Laschi and W. de Pikering had been preferred (*dis pares*) to the cardinal in the king's friendship and service. The king confesses that this is true, but he does not compare in anywise the service hitherto rendered to him by them, or hereafter to be rendered, to the cardinal's acceptable friendship, which the king not only desires to be continued in his time, and to be continuously increased, and to confer his royal favour in those things that are to the honour of the cardinal, so far as this may be done without injury to the crown. But the provisions made to the cardinal of prebends of York and Lincoln would be to the king's disinheritation, the injury of his crown, and the scandal of the people, if they were carried to the effect desired by the cardinal. The king, who is bound by oath to preserve the estate of his crown, therefore cannot and will not sustain these provisions, much as he desires to the cardinal's honour and profit. Even if the king were willing to accept these provisions, the *procures* and magnates of his realm would not permit them with equanimity. Concerning the cardinal's recommendation of his envoys to the king, the king informs him that not only they but also all others charged with the cardinal's affairs in the king's realm will be safe, with God's will. [Prynne, iii. 418.]

To the body of cardinals of the Roman church. The king cannot conceive that the collations and executions lately published in England by the authority of the apostolic see, as it is said, proceeded with the knowledge of the sacred college [*etc. as in the preceding letter to the pope*]. He desires them to write back their pleasure by the exhibitor of the presents. [Prynne, iii. 418.]

To pope Nicholas. Letter from Edmund, son of the king of England, William de Valencia, earl of Pembroke, Edmund, earl of Cornwall, Gilbert de Clare, earl of Gloucester and Hertford, John de Warennia, earl of Surrey, Henry de Lacy, earl of Lincoln, Humphrey de Bohoun, earl of Hereford and Essex, John de Hastings, Richard son of John, John de Sancto Johanne, William de Brewose, William le Latymer, Roger de Monte Alto, and Walter de Huntercumb, barons, and the other earls, barons and *procures* of the realm of England. Considering the paternal affection and pious government with which the apostolic see ruled the church of England in old times and nourished the fervid devotion of the inhabitants of the realm, they cannot conceive that certain collations and executions lately published in England * [*etc. as in the letter to the pope*]. They request the pope to provide a suitable and wholesome remedy, for the honour of God, the advancement of the realm of England and of the royal crown, which they are bound by oath to observe, and desire that the pope will cause these things to be observed by his pious protection, to the cherishing of their devotion, so that the alms conferred by their ancestors upon the English church shall not be transferred to others. [*Fœdera ; Parl. Writs ; Prynne, iii. 417.*]

William Waryn acknowledges that he owes to Richard de Luda, clerk, 6 marks ; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

June 14.
Westminster.

To the sheriff of Northumberland. Order to cause two or three of the most discreet knights of that county who are most able to travel (*laborandum*) to be elected, and to cause them to come to the king at

* Here Membrane 8d commences

1290.

Membrane 8d—cont.

Westminster, so that they shall be there in three weeks from Midsummer at the latest, with full power for themselves and the whole community of that county to give counsel and to consent for themselves and that community to those things that the earls, barons, and other *proceres* of the realm shall then cause to be agreed upon, as the king has been requested by the earls, barons and other *proceres* of the realm concerning certain things, regarding which the king wishes to have colloquy and treaty with them and with others of the counties of the realm. [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Joan de Monte Alto and Roger de Monte Alto, her son, acknowledge that they owe to Hugh de Vienna, clerk, 35*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk, Suffolk, Derby, and Lincoln.

Ralph de Goldington acknowledges that he owes to Reginald de Bello Campo 40 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

June 13.
Westminster

Adam le Tayllur of Bidik came before the king, on Tuesday after St. Barnabas, and sought to replevy his lands in Cokham, which was taken into the king's hands for his default in the king's court of Cokham against Emma, late the wife of Godfrey le Clerk. This is signified to the bailiffs of Cokham.

William le Bret acknowledges that he owes to John le Blund 11 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

Ralph Basset of Welledon acknowledges that he owes to Walter de Langeton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Hamo de Vieleston and Robert Beuse of Herleston acknowledge that they owe to William Wygeyn, parson of the church of Stowe, 7 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Laurence de Reppis acknowledges that he owes to Master Bartholomew de Ferentino and Robert de Barthelby, clerk, 8*l.* 18*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Bokelington acknowledges that he owes to Robert de Barthelby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

William de Boivill acknowledges that he owes to Walter de Langeton, clerk, 55 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Leicester.

June 14.
Westminster.

Simon de Cruchoill came before the king, on Thursday after St. Barnabas, and sought to replevy to John de Rosangor the latter's land, which was taken into the king's hands for his default against Agatha, late the wife of Henry de Trewayther. This is signified to the justices.

1290.

Membrane 8d—cont.

Enrolment of agreement made, on Tuesday after St. Bartholomew, 18 Edward, between Sir Otto de Grandisono and Sir Richard de Burgo, earl of Ulster, whereby Otto demises to Richard all the lands that Otto had in Estermoye and Oheny, for the term of Otto's life; rendering therefor 72*l.* yearly at Clomele. Richard grants to Otto power to distrain him for this sum if he fail in payment by his cattle, goods and chattels in Estermoye and Oheny, and in his manors of Lislathelach, Tristelanranth and Esclou, with power for the treasurer and barons of the exchequer of Dublin to distrain for the said sum if Otto be insufficient to distrain therefor, and granting that he will give the king 60*l.* at the said exchequer as often as he shall fail in payment, and to the treasurer and barons 20*l.* for their labours in the like case. Witnesses: Sir Robert, bishop of Bath and Wells, Anthony, bishop of Durham, Sir William de Vesey, Sir John de Sancto Johanne, Sir Hugh de Brok, knights.

Simon de Monte Alto acknowledges that he owes to Hugh le Tayllur 26 marks; to be levied, in default of payment, of his lands and chattels in cos. Dorset and Wilts.

William Bagod acknowledges that he owes to Urian de Sancto Petro 25*l.* 1*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Robert son of Peter de Foleburn acknowledges that he owes to Aubrey de Fiscampo 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

June 19.
Westminster.

John de Sancta Elena acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Berks and Southampton.

Gilbert de Clifton acknowledges that he owes to Ingram de Gynes 40 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lancaster.

Thomas de Bonedon acknowledges that he owes to Hugh le Taillur of London 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Ralph Sprengelose acknowledges that he owes to Milisent de Monte Alto 4*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Simon de Monte Alto, Edmund Fyton, and John de Monte Alto acknowledge that they owe to William de Hamelton 90 marks; to be levied, in default of payment, of their lands and chattels in cos. Wilts and York.

Cancelled on payment.

Walter de Lacy of Ireland acknowledges that he owes to Albertinus de Kenlee 30 marks; to be levied, in default of payment, of his lands and chattels in Ireland.—W. de Hamelton received the acknowledgment.

Thomas de Poynton acknowledges that he owes to William de Hamelton 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Simon de Insula acknowledges that he owes to Robert, bishop of Bath and Wells, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

1290.

Membrane 8d—cont.

June 20. Ralph Wake acknowledges that he owes to William de Holcote, clerk,
Westminster. 23s.; to be levied, in default of payment, of his lands and chattels in
co. Somerset.

———— Gilbert de Shorham, vicar of the church of Horton, acknowledges that
———— he owes to Peter, parson of Langeford, 100s.; to be levied, in default of
payment, of his lands and chattels in co. Dorset.

Note of payment into chancery of 70s.

Nicholas de Segrave, the elder, and John, his son, acknowledge that
they owe to Edmund, the king's brother, 400 marks; to be levied, in default
of payment, of their lands and chattels in cos. Northampton and Leicester.
—W. de Hamelton received the acknowledgment.

MEMBRANE 7d.

Enrolment of deed of Gilbert de Clare, earl of Gloucester and Hertford,
whereby he promises to the king that he will cause himself and Joan, his
wife, the king's daughter, to be enfeoffed jointly of all the lands that he
may hereafter acquire or that he shall cause to be acquired by others for
his use, to have to them and the heirs of their bodies. If Gilbert die
before Joan, leaving no heirs of their bodies, the land aforesaid shall
remain to Joan and her heirs. If Joan die before him without an heir
of their bodies, these lands shall remain to Gilbert's heirs. Dated at
London, on the morrow of St. Barnabas, 18 Edward.

June 22. To the sheriff of Warwick. Order to cause inquisition to be made
Westminster. whether it will be to the king's damage or to the damage of others if he
grant to Amice de Berleye permission to assign to a chaplain celebrating
divine service in the church of Bathekinton, and to his successors, a
carucate of land and 30s. of yearly rent in Bathekinton, and to enquire
the amount of damage, if any, etc.

Vacated, because otherwise below.

———— Robert de Scallariis acknowledges that he owes to Thomas de Foxlee
———— 30s.; to be levied, in default of payment, of his lands and chattels in co.
Hereford.

July 2. Geoffrey Clement acknowledges that he owes to William de Stannayaco
Havering- 330l.; to be levied, in default of payment, of his lands and chattels in co.
atte-Bower. Cardigan.

———— Walter de Kenleye acknowledges that he owes to Albertinus de Kenleye,
———— his brother, 160 marks; to be levied, in default of payment, of his lands
and chattels in Ireland.—The chancellor received the acknowledgment.

William Gerberd of Yarmouth, clerk, acknowledges that he owes to
Henry de Lenne 20 marks and 40d.; to be levied, in default of payment,
of his lands and chattels in co. Norfolk.

John le Sarmourer of Hoddison acknowledges that he owes to Peter de
Cestria, provost of Beverley, 30s.; to be levied, in default of payment, of
his lands and chattels in co. Hertford.

Philip de Cadwelly acknowledges that he owes to John de Hibernia,
clerk, 20s.; to be levied, in default of payment, of his lands and chattels
in Ireland.

1290.

Membrane 7d—cont.

Adam de Welington acknowledges that he owes to Master Thomas Cantok 21 marks; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Gloucester.

Alice de Cherevill acknowledges that she owes to Master Thomas the cook 14s. 6d.; to be levied, in default of payment, of her lands and chattels in co. Suffolk.

July 10.
Westminster.

Richard de Ryboyf acknowledges that he owes to Adam de Cretyng 300 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Master John de Dovorr[a], son of Robert le Teynturer of Dover, acknowledges that he owes to William de Bevercote, clerk, 50s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Geoffrey de Colne acknowledges that he owes to William de Camera 28 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Richard Gere, Thomas Bungy, and William Gery acknowledge that they owe to Master Philip de Heddesor' 25 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Salop.

July 12.
Westminster.

Roger son of Roger de Mortuo Mari acknowledges that he owes to Laurence de Lodelawe 77l. 18s. 9d.; to be levied, in default of payment, of his lands and chattels in cos. Salop and Stafford.

The said Roger acknowledges that he owes to John de Lodelawe 35 marks; to be levied, in default of payment, of his lands and chattels in the aforesaid counties.

The abbot of St. John's, Colchester, and Hamo le Parker acknowledge that they owe to Robert de Scalys 66 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Essex.

July 11.
Westminster.

Osbert Giffard came before the king, on Tuesday the feast of the Translation of St. Benedict, and sought to replevy his land in Lodefod, which was taken into the king's hands for his default against Joan, late the wife of Thomas de Lodefod. This is signified to the justices of the Bench.

Ralph de Pokebrok acknowledges that he owes to John de la Haye 22 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Boyvill acknowledges that he owes to Walter de Langeton, clerk, 100s.; to be levied, in default of payment, of his lands and chattels.

Hamo le Parker acknowledges that he owes to Robert de Scales, 108l.; to be levied, in default of payment, of his lands and chattels in cos. Essex, Huntingdon, and Hertford.

Geoffrey le Hurer acknowledges that he owes to Thomas de Lundres, the king's sergeant at arms, 20s.; to be levied, in default of payment, of his lands and chattels in the city of London.

1290.

Membrane 7d—cont.

John de Mooun acknowledges that he owes to Almaric de Sancto Amando 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Warwick.

Cancelled on payment.

Osbert Giffard acknowledges that he owes to John Giffard 120 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

John de Kyngeston acknowledges that he owes to Nicholas de Kyngeston, his brother, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

William de Lamburn acknowledges that he owes to Ralph Bigod 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

July 14.
Westminster.

Bogo de Clare acknowledges that he owes to R. bishop of Bath and Wells 250*l.*; to be levied, in default of payment, of his goods and chattels.

—————
—————

James son of Reginald acknowledges that he owes to George de Hulmo 5 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Segrave acknowledges that he owes to Juliana, late the wife of Humphrey le Mareschal, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Geoffrey Davy of London acknowledges that he owes to William de Hamelton 22*l.*; to be levied, in default of payment, of his lands and chattels in co. London.

Cancelled on payment.

Robert son of Nigel acknowledges that he owes to Roger de Drayton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

June 22.
Westminster.

To the sheriff of Warwick. Order to enquire if it would be to the king's damage or the damage of others if the king should grant permission to Amice de Berleye to assign to a chaplain celebrating divine service in the parish church of Bathekington, and to his successors, a carucate of land and 30*s.* of yearly rent in Bethel[ington], and to enquire what would be the damage, if any, etc.

MEMBRANE 6d.

July 18.
Westminster.

Robert de Forde acknowledges that he owes to the king 30 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Vacated, because he paid it to W. bishop of Ely, the late keeper of the king's wardrobe, who ought to answer for it to the exchequer.

—————
—————

Laurence de Brok acknowledges that he owes to Roger de Drayton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of deed of Walter de Bathonia acknowledging receipt from Sir John de Lovetot, the elder, for the maintenance (*nutrimento*) of the son and heir of Hugh de Langethweit, who is in Walter's wardship, of

1290.

Membrane 6d—cont.

20*l.* from the issues of the manor of Wykes, for four years from Michaelmas, 14 Edward, until Michaelmas in the eighteenth year; for which maintenance and 20*l.* Walter charges himself and his heirs and all to whom his lands may come to acquit John against the said heir and others, and he binds himself to acquit and defend John if anyone in the heir's name or the heir when he come of age shall implead John concerning the maintenance of the heir for the aforesaid time. For better security Walter has procured the enrolment of this deed before the chancellor at Westminster in three weeks from Midsummer, 18 Edward. Dated at Westminster, on Sunday before St. Margaret, 18 Edward.

The prior of Monks Theford acknowledges that he owes to Master William de Berges, archdeacon of Berks, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Hardel acknowledges that he owes to Walter de Roff[a], merchant, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Peter son of Simon de Den acknowledges that he owes to Robert de Benhale 45 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Norfolk.

Adam de Stavelay acknowledges that he owes to Walter de Gousil 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

William le Latymer acknowledges that he owes to William de Hamelton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Hugh de Veer acknowledges that he owes to Robert, bishop of Bath and Wells, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert, abbot of Redingges, acknowledges, for himself and his successors, that he owes to Lewis de Bello Monte, canon of St. Mary's, Salisbury, 450 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.—John de Suwell received the acknowledgment by the chancellor's order, and the chancellor ordered it to be cancelled.

Cancelled on payment.

Walter de la Lynde acknowledges that he owes to Robert, bishop of Bath and Wells, 10 marks; to be levied, in default of payment, of his lands and chattels in co. —.

Master William de Ewell acknowledges that he owes to Walter de Finchingfeld, the younger, goldsmith of London, 70 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Memorandum, that an inquisition made by the sheriff of Surrey concerning a messuage in Suthwerk, which the king gave by his charter to John de Waltham and Maud, his wife, was extracted from the files in chancery and delivered under the half seal (*sub pede sigilli*) to John and Maud by R. bishop of Bath and Wells, the chancellor, at La Grave, on 31 July.

July 19.
Westminster.

To the justiciary of Ireland, or to him who supplies his place. The king is informed by Thomas, bishop of Meath, that certain of the king's ministers of Ireland and the bailiffs of certain liberties there caused it to

1290.

Membrane 6d—cont.

be publicly inhibited in the bishopric of Meath that no laymen of that bishopric should appear when called before their ordinaries when the ordinaries, or their officials or commissaries, make the usual inquisitions concerning sins, and that no layman of that diocese when defamed of any sin should purge himself otherwise than with his own hand alone before the ordinaries, to the prejudice and grievance of the bishop and of the liberties of the church: the king, not wishing that wrong should be done to God and His church in this behalf, orders the justiciary to cause these inhibitions to be revoked speedily and in due manner, and not to permit such improper inhibitions to be made henceforth to the prejudice of God and of His church contrary to justice. The king wills that the bishop and the other ordinaries aforesaid shall use freely their jurisdiction in this behalf, as they and their predecessors have been wont to do, without undue molestation from any of the king's men. The justice is enjoined to conduct himself so in this matter that the king ought not to be solicited again in this matter. [Prynne, *Records*, iii. 1301.]

Robert, vicar of the church of Aylesbury, acknowledges that he owes to Henry Chyval 90 marks 10s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of letters to the king from Roger Bernardi, count of Foix (*Fixi*) and vicomte de Béarn and of Castelbon (*Castri Boni*), informing the king that he has promised, for the king and in the king's place and name, and to the king, the Lady Constance, vicomtesse of Marsan (*Marciani*), that he will present and do to the king at the due time and place homage and fealty for viscounty and land of Béarn, which viscounty and land he acknowledges that he holds of the king in chief by reason of Margaret, his wife, and that he will do and render to the king all other things that the vicomte of Béarn is bound and ought to do by reason of that land. This he has sworn and swears upon the gospels to do and fulfil. Dated at Moilan', at the Ascension, 1290.

Memorandum, that this letter was delivered to Walter de Langeton, clerk of the wardrobe, on Friday the morrow of St. Laurence, to be kept in the wardrobe.

Roger de Bray came before the king, on Friday after St. Laurence, and sought to replevy to William son of John de Holewell the latter's mill and land in Rammordewik, which was taken into the king's hands for his default against William de Rammordewik. This is signified to the justices of the Bench.

The said Roger came before the king, on the said day, and sought to replevy to William Pope the latter's land in Rammordewik, which was taken into the king's hands for his default against William de Rammordewik. This is signified to the justices of the Bench.

John de Upton, parson of the church of Fyfhide, acknowledges that he owes to Robert de Upton, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Adam le Waleys came before the king, on Saturday after St. Laurence, and sought to replevy to Roger Sewyn, John le Venur, and Richard de Beggeworth their land in Little Benetham, which was taken into the king's hands for their default against Anatrix, late the wife of Richard le Vernur (*sic*). This is signified to the justices of the Bench.

1290.

Membrane 6d—cont.

Nicholas de Somerford came before the king, on Saturday after St. Laurence, and sought to replevy to John de Toterne the latter's land in Beston, which was taken into the king's hands for his default against Ralph Malore and Agnes, his wife. This is signified to the justices of the Bench.

Laurence de la Forde of Honington came before the king, on Tuesday the feast of the Assumption, and sought to replevy his land in Honyngton, which was taken into the king's hands for his default against Alice, daughter of John le Maister. This is signified to the justices of the Bench.

Margery, wife of Thomas de Weylaund, and Richard, his son, put in their places Robert de Denham and Thomas, his brother, to demand before the king and his council against any persons whomsoever the land whereof she claims to have been jointly enfeoffed with Thomas.

Aug. 16. Robert de Essenden came before the king, on Thursday after the
Hinewick. Assumption, and sought to replevy to Eustace Golye, Agnes de Horton, and Richard de Sancta Andrea their lands in Essendene, which were taken into the king's hands for their default against Henry de Colverdon and Matilda, his wife. This is signified to the justices of the Bench.

Aug. 20. Richard son of Richard de Berewrth came before the king, on Sunday
Melchbourne. after the Assumption, and sought to replevy to Adam de Grofhurst the latter's hand in Guthurst, which was taken into the king's hands for his default against Nicholaa, late the wife of Henry Peilee of Guthurst. This is signified to the justices of the Bench.

Aug. 21. Thomas son of Thomas de Heyham acknowledges that he owes to
Northampton. Bartholomew de Castello 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard le Keu of Watford acknowledges that he owes to William de Hamelton 36*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Aug. 25. Joan Baldewyne of Toucestre came before the king, on Friday the
Northampton. morrow of St. Bartholomew, and sought to replevy his land in Toucestre, which was taken into the king's hands for his default against Amicia de Estre. This is signified to the justices of the Bench.

Richard de Keu of Watford and John Persun of Watford acknowledge that they owe to Richard de Bereford 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Cancelled on payment.

MEMBRANE 5d.

Aug. 28. Alice de Insula acknowledges that she owes to Walter de Langeton,
Northampton. clerk, 200 marks; to be levied, in default of payment, of her lands and chattels in cos. Northampton and Rutland.

Cancelled on payment.

The said Alice acknowledges that she owes to Warin de Insula 50 marks; to be levied, in default of payment, as above.

Aug. 30. Nicholas de Sumerford came before the king at Pippewelle, on
Geddington. Wednesday the morrow of the Decollation of St. John the Baptist, and

Membrane 5d—cont.

1290.

sought to replevy to Emma Samuel of Mokerhangre her land in Kayso, which was taken into the king's hands for her default against Ellen de Uppenheth, John de Eynesbury, Everard de Bassingburn, and Hugh de Potton. This is signified to the justices of the Bench.

Aug. 31.
Geddington.

Hugh de Finemere came before the king, on Thursday after the aforesaid feast, and sought to replevy to Hugh de Brok the latter's land in Chesham, which was taken into the king's hands for his default against Roger de Dreyton and Robert del Aumorye. This is signified to the justices of the Bench.

Sept. 1.
Geddington.

Eleanor, late the wife of Walter Traylly, acknowledges that she owes to Anthony de Bek, bishop of Durham, 200*l.*; to be levied, in default of payment, of her lands and chattels in co. Bedford.

Robert de Wykham came before the king, on Friday after the said feast, and sought to replevy his land in Wikham, which was taken into the king's hands for his default against Petronilla, late the wife of Robert de Cestreton. This is signified to the justices of the Bench.

Hugh de Finemere came before the king, on Saturday after the said feast, and sought to replevy to Hugh de Brok the latter's land in Chessham, Agmodesham, Little Messendon, Bekenesfelde, and Burnham, which was taken into the king's hands for his default against Roger de Dreyton and Robert del Aumerye of Hemelhamsted. This is signified to the justices.

Memorandum, that Robert de Rogate had a writ to the abbot and convent of Croylaunde beseeching that they would find him his maintenance, etc.

Sept. 2.
Pipewell.

Laurence de Brok came before the king, on Saturday the morrow of St. Giles, and sought to replevy to Hugh de Brok the latter's land in Agmodesham, Little Messenden, Bekenefeld, and Burnham, which was taken into the king's hands for his default against Roger de Drayton and Robert del Aumerye. This is signified to the justices of the Bench.

Enrolment of deed of William de Vescy, witnessing that whereas he lately granted to Queen Eleanor that John de Vescy, his son, should, with his will and consent, assign in dower to Clemencia, his wife, kinswoman of the queen, at the door of the church where the marriage should take place 200*l.* yearly of land in the manors of Newesham and Sprouston, and elsewhere if those manors were of insufficient value. At that time William was intending the king's affairs, and was unable to be present at the celebration of the marriage. As he proposes to observe inviolably all the covenants and promises made to the queen, he has granted to Clemencia that if John die before her, he will deliver to her 250*l.* yearly of lands in the said manors or elsewhere within three months after John's death, to be held by her in name of dower all her lifetime. If William die before his son, and his son die before Clemencia, she shall recover reasonable dower both of the said 250*l.* yearly of land and of the remainder of the inheritance. If William or his heirs fail to deliver the 250*l.* yearly of land within the time specified above, he grants that Clemencia shall have 300*l.* yearly from the issues of his lands until she be satisfied for the 250*l.* yearly of land, if the non-delivery thereof be the fault of William or his heirs. Dated at Northampton, 27 August, 18 Edward.

Memorandum that William came into chancery at Rokingham, on 4 September, and acknowledged the aforesaid deed.

1290.

Membrane 5d—cont.

The abbot of Pippewell acknowledges that he owes to William de Hamelton, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Sept. 12.
Nottingham.

Thomas de Bruges came before the king, on Tuesday before the Exaltation of the Holy Cross, and sought to replevy to Richard de North Perton the latter's land, which was taken into the king's hands for his default against Thomas de Shorham. This is signified to the justices of the Bench.

Richard son of Robert de Lamleye came before the king, on Friday after the said feast, and sought to replevy his land in Gedling, which was taken into the king's hands for his default against Maud, daughter of John Tez of Lincoln, Isabel, her sister, Simon le Mareschal, and Alice, his wife. This is signified to the justices of the Bench.

Memorandum, that a writ for extending the houses and tenements of the Jews of Lincoln was delivered to the clerk of the sheriff of Lincoln by the hands of R. bishop of Bath and Wells, at Nottingham, 12 September. And another writ for extending the houses of the Jews of Hereford was delivered to the mayor of Hereford by the hands of the said bishop.

The abbot of Gerewedon acknowledges that he owes to William de Hamelton and William de Holecote 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Amice, late the wife of William Wyne of Eston, Richard son of Richard de Deseburgh, and Richard le Mareshall of Stonlegh acknowledge that they owe to William de Hamelton 20*l.*; to be levied in default of payment, of their lands and chattels in cos. Huntingdon and Northants.

To Argon', king of the Tartars. The king, calling to remembrance how Argon's father in his time favoured (*fulgebat erga*) the Christians, and considering that Argon, as a praiseworthy imitator of Christ's name and honour, desires accordingly the augmentation of virtues, returns manifold thanks to God and to Argon. May the most high Lord of Lords and King of Kings be glorified, who has inspired Argon's mind with so good and laudable an intention that he will delight to rise against the perfidy of the sultan of Babylon and his people, in aid of the Holy Land and of the Christian faith. All generations will call him blessed if he adhere to such a wish and study thoroughly to complete those things that his said (*sic*) envoy has explained to the king on his behalf. For the horses (*equitatura*) and other necessities for the king's army, which Argon has liberally caused to be offered to the king by his said envoy when the king shall arrive in the Holy Land, the king tenders him renewed thanks. The king wishes him to know that the king, so soon as he can obtain the pope's consent for the passage of him and his army over the sea, will certify Argon thereof, and will direct his steps to the aforesaid land with the aid of Christ, to do which as speedily as possible the king has a great wish. This the king will cause to be made known to Argon by his envoys, by whom he will send him some of his gyrfalcons and other jewels (*jocalibus*) of his land, as Argon has requested.

Sept. 22.
King's
Clipstone.

Hugh de Hamslape came before the king, on Friday the morrow of St. Matthew, and sought to replevy to William de Toluse the latter's land in Hamslape, which was taken into the king's hands for his default against John son of John de Hamslape. This is signified to the justices of the Bench.

1290.

*Membrane 5d—cont.*Sept. 25.
Tideswell.

William Floor came before the king, on Wednesday before Michaelmas, and sought to replevy his land in Clist Fomezun, which was taken into the king's hands for his default against Hugh son of William le Clerk of La Mote. This is signified to the justices of the Bench.

Enrolment of the statute of mortmain. [*Statutes of the Realm*, i. 106.]

MEMBRANE 4d.

Sept. 28.
Macclesfield.

John son of Avice le Soer le Wykere de Skartheclve came before the king, on Thursday the eve of Michaelmas, and sought to replevy his and Avice's land in Skartheclve and Palterton, which was taken into the king's hands for their default against Emma, late the wife of William Huberd of Palterton. This is signified to the justices of the Bench.

Sept. 28.
Macclesfield.

John le Flemmeng acknowledges that he owes to William de Hamelton, archdeacon of York, 156*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*Sept. 29.
Macclesfield.

Robert de Lichefeud came before the king, on Friday the feast of Michaelmas, and sought to replevy to the dean and chapter of St. Chad's, Lichfield, their land, which was taken into the king's hands for their default against Hawisia, late the wife of John de Lyndeseye. This is signified to the justices of the Bench.

Oct. 5.
Macclesfield.

Simon de Abindon came before the king, on Thursday after Michaelmas, and sought to replevy to Thomas le Couper and Emma, his wife, John Travers and Avena, his wife, John Fiuner and Dionisia, his wife, their land, which was taken into the king's hands for their default against Felicia, late the wife of John le Selattere of Abindon. This is signified to the justices of the Bench.

Oct. 9.
Ashford.

Richard de Acovere, John Elis of Langesdon, and William Folejaumbe of Gratton acknowledge that they owe to William de Hamelton 19*l.* 16*s.* 10½*d.*; to be levied, in default of payment, of their lands and chattels in cos. Derby and Stafford.

Oct. 12.
King's
Clipstone.

William de Brentingesthorp acknowledges that he owes to John de Langeton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Henry de Knyveton acknowledges that he owes to John de Stretelenges 22 marks 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Adam Basset acknowledges that he owes to William de Hamelton, clerk, 35*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Derby.

Oct. 18.
King's
Clipstone.

William de Bathelegh acknowledges that he owes to William de Hamelton 14*l.* 14*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Philip de Newenham acknowledges that he owes to Roger Brabazun 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

1290.

Membrane 4d—cont.

Master John de Billesleye came before the king, on Wednesday the feast of St. Luke, and sought to replevy his land in Stodleye, which was taken into the king's hands for his default. This is signified to the justices of the Bench.

Oct. 20.
King's
Clipstone.

Roger son of Peter de Scaldewelle came before the king, on Friday after St. Luke, and sought to replevy his land in Schaldewelle, which was taken into the king's hands for his default against John son of Thomas de Scaldewelle. This is signified to the justices of the Bench.

Master John de Sancto Claro acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 8 marks 9s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment, acknowledged by William de Wereministre on the bishop's behalf.

Oct. 22.
King's
Clipstone.

William de Gerlaund was in the king's service by his order, on Thursday the eve of Michaelmas, so that he could not be present on that day at the suit in the county [court] of Stafford without the king's writ between Walter Nunnemon of Bradelegh and him concerning the taking and detention of Walter's cattle, and the sheriff of Stafford is ordered not to put him in default for his absence.

Walter de Teye came before the king, on Friday the eve of SS. Simon and Jude, and sought to replevy his land in Middelton, which was taken into the king's hands for his default in the king's court against Nicholas de Gardino. This is signified to the justices of the Bench.

Oct. 23.
King's
Clipstone.

Juliana, late the wife of John de Cogan, acknowledges that she owes to Queen Eleanor, the king's consort, 1,000l.; to be levied, in default of payment, of her lands and chattels in Ireland.

This recognisance was cancelled in the presence of R. bishop of Bath and Wells, the chancellor, and John de Berewyk, and by their order.

This recognisance was vacated by the wish of the executors of the queen's will because her will had expired (expiravit).

The same Juliana acknowledges that she owes to Edmund de Mortuo Mari 500 marks; to be levied, in default of payment, of her lands and chattels in Ireland.

Robert de Bakepuz acknowledges that he owes to John Paynel and Margery, his wife, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Nov. 5.
King's
Clipstone.

Margery, wife of Thomas de Weylaund, and Richard her son, put in their place Robert de Denham and Thomas, his brother, to demand and sue before the king the manor of Subbirs, co. Gloucester, against the king.

John de Weylaund puts in his place Robert de Scorchevill and Nicholas de Nony to demand and defend before the king the manor of Blakeshale, co. Suffolk, against the earl Marshal.

Christiana Robbe acknowledges that she owes to Richard de Berford, clerk, 20s.; to be levied, in default of payment, of her lands and chattels in co. Wilts.

Cancelled on payment.

Robert de Ormesby came before the king, on Saturday the feast of St. Martin, and sought to replevy to Nicholas de Whytinton the latter's land in Whytinton, which was taken into the king's hands for his default

1290.

Membrane 4d—cont.

against William de Echewyk. This is signified to the justices of the Bench.

William de Stirkelaund, knight, acknowledges that he owes to Robert de Barton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Nov. 16.
Laxton.

To the treasurer and barons of the exchequer. Order to check the account (*auditis rationibus*) of Hugh son of Adam de Raveneskelf concerning a debt of 20*s.* that he received as a loan from Jacob de Brauntegate, a Jew of Lincoln, and to cause a remedy concerning it to be provided for him according to the grace granted by the king to Christians indebted to Jews, according to the form thereof delivered to and enjoined upon the treasurer and barons.

MEMBRANE 1d—Schedule.

Walter de Bello Campo acknowledges that he owes to Aubrey de Fiscampo 8 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The said Walter acknowledges that he owes to Richard de Chigewell 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

William de Northwode acknowledges that he owes to Nicholas de Weylaund 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Robert de Benetleye, parson of the church of Radenne, and Thomas, his brother, acknowledge that they owe to Master Adam de Botingdon 5 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Cancelled on payment.

Robert de Somervill acknowledges that he owes to Robert, bishop of Bath and Wells, 12 marks 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Fees of the knights of Holdernes', which pertain to the dower of the countess of Albemarle:

Sir Hugh le Bigot holds in Holm and Elstemwyk four carucates and two bovates of land, whereof 48 carucates make a knight's fee.

Saer de Sutton holds in Sutton and Gaunestede seven carucates of land, whereof etc. as above.

Robert de Schires holds in Riston and Humbelton, in Tunstal and Fitlinges sixteen carucates of land, whereof etc. as above.

Walter de Faucunberge holds in Risa, Witthornewyk, Merton, Schirlaue, Arnehale, Begum, and Catefos sixteen carucates of land for half a fee.

John de Melsa holds in Bewyk three carucates of land, whereof 48 carucates make a fee.

Bernard de Araynes holds in Haytfeld three carucates of land, whereof, as above.

Robert de Gousle holds in Gousle six carucates of land, whereof, as above.

Membrane 1d—Schedule—cont.

1290.

Geoffrey de Waune holds in Hornese Burton six carucates of land, whereof, as above.
 Giles de Gousle holds in Biford and Coldon six carucates* of land, whereof, as above.
 John de Ros holds in Ringeburgh and Rue eight carucates of land, whereof, as above.
 Henry de Preston holds in Preston and Mapelton four carucates of land, whereof, as above.
 Geoffrey Gumbaude holds in Torne two carucates of land, whereof, as above.
 The son of Thomas Canun holds in Wayne two bovates of land, whereof, as above.
 Martin Blassel holds in Coningeston half a carucate of land, whereof, as above.
 The heirs of Doerry hold forty-eight carucates of land, which make a fee.*
 Peter de Melsa holds in Huttorne, Wytthornse, three carucates of land, whereof, as above.
 Thomas de Sunthorp holds in Sunthorp a carucate of land, whereof, as above.
 Total: 152 carucates 2 bovates of land, which make three fees and eight carucates and 2 bovates.

Eustace de Hacche acknowledges that he owes to Isabel de Fortibus, countess of Albemarle, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Feb. 20.
Westminster.

Stephen de Fulsam acknowledges that he owes to Richard de Chigwell 6*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert de Drayton, treasurer of the church of St. Paul's, London, acknowledges that he owes to the prioress of Nun Eton 160 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Cancelled on payment, acknowledged by Thomas de Lodbrok, parson of the church of Muresle, attorney of the prioress, at whose suit this recognisance was enrolled.

The prior of Lewes acknowledges, for himself and his successors, that he owes to Hugh de Vienna, clerk, 130 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Memorandum, that certain letters concerning the matter (*factum*) of Norway were sealed secretly at London in the lodging of R. bishop of Bath and Wells, the chancellor, on Monday the morrow of the first Sunday in Lent, so that they were not enrolled on the rolls of chancery or seen, but were forthwith carried by William de Bliburgh to the king's wardrobe to be enrolled on the rolls of the same.

Feb. 23.
Cippenham.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Robert Burnell, bishop of Bath and Wells, to have in the forest of Essex six bucks and fourteen does, of the king's gift, in order to stock his park of Borham.

Vacated, because it is on the other part of the roll, to which this is attached.

* After this entry a line is left blank in the roll. There are no signs of erasure in it.

1290.

Membrane 1d—Schedule—cont.

Feb. 22. To Ralph Rastel, keeper of the forest of Essex. Order not to hinder
Cippenham. the said bishop from enclosing his wood of Borham with a ditch and
palings or hedge, and from making a park there, as the king lately
granted him permission to enclose it and make a park.

Vacated as above.

Matilda, wife of Peter Malore, one of the heiresses of Stephen de
Bayuse, tenant in chief, puts in her place Peter son of Elias de Rabayn to
demand and receive her purparty of the inheritance of the said Stephen.

Ralph Patrik acknowledges that he owes to Robert de Haustede, knight,
60 marks; to be levied, in default of payment, of his lands and chattels
in Ireland.

Feb. 27. Juliana Mariot came before the king, on Monday after St. Matthias,
Abingdon. and demanded a messuage in Walyngford, which was taken into the king's
hands for her default against Peter Anger. This is signified to the justices
of the Bench.

March 4. Theobald le Buteler acknowledges that he owes to Queen Eleanor, the
Quenington. king's consort, 1,000*l.*; to be levied, in default of payment, of his lands
and chattels in Ireland.

Vacated, because otherwise on the Close Roll for the twenty-first year.

Thomas de Snyterby acknowledges that he owes to Robert, bishop of
Bath and Wells, 4 marks; to be levied, in default of payment, of his lands
and chattels in co. Lincoln.

Richard de la Ryvere acknowledges that he owes to Geoffrey Golyas
60*s.*; to be levied, in default of payment, of his lands and chattels in co.
Berks.

Brother Reginald, prior of Lenton, acknowledges, for himself and his
successors, that he owes to Master John de Butterle 4*l.*; to be levied, in
default of payment, of his lands and chattels in co. Nottingham.

Memorandum, that Hugh de Acle came into chancery at Heyles, on
Sunday before the Annunciation, and sought a writ to replevy to William
de Goldingham certain liberties in William's manor of Riston, which were
taken into the king's hands for William's default before the treasurer and
barons of the exchequer against the king in a writ of *Quo Warranto*: which
writ was refused Hugh.

Richard Justyn acknowledges that he owes to Henry Cheval 40*s.*; to
be levied, in default of payment, of his lands and chattels in co.
Buckingham.

Cancelled on payment.

Memorandum, that Hugh de Carleolo came into chancery at Feckenham,
on Thursday before the Annunciation, and sought a writ to replevy cer-
tain liberties of William le Latimer and Alice, his wife, and Christiana,
Alice's sister, in the manors of Wardon, Braybrok, Little Bouden,
Deseburgh, and Corby, which were taken into the king's hands for their
default before the treasurer and barons of the exchequer in a writ of *Quo*
Warranto: which writ was refused him.

John son of Adam de la More, came before the king, on Friday the eve
of the Annunciation, and sought to replevy his land in La More, which
was taken into the king's hands for his default against Edmund de la More.
This is signified to the justices of the Bench.

1290.

Membrane 1d—Schedule—cont.

William Samsun of La More came before the king, on Friday aforesaid, and sought to replevy his land in Romeseye, which was taken into the king's hands for his default against Edmund de la More. This is signified to the justices of the Bench.

Membrane 1d—Schedule, dorse.

March 30.
Woodstock.

Peter le Keu came before the king, on Thursday before Easter, and sought to replevy his and his wife Maud's land in Norton near Daventre, which was taken into the king's hands for their default against Richard son of Margery and Isabel, daughter of Stephen de Norton. This is signified to the justices of the Bench.

William de Petynden came before the king, on Friday before Easter, and sought to replevy his and Stephen de Petitden his brother's land in Bitindenn and Hathewaldenn, which was taken into the king's hands for their default against Walter son of John de Petiddenn. This is signified to the justices of the Bench.

April 4.
Woodstock.

Andrew de Wintonia and Agnes, his wife, came before the king, on Tuesday the feast of St. Ambrose, and sought to replevy their land in Skutelanger, which was taken into the king's hands for their default against Alice, daughter of Richard le Fraunceys. This is signified to the justices of the Bench.

April 13.
Upper (Uppe)
Lambourn.

Ralph, parson of the church of Bishop's Funtel, came before the king, on Thursday the eve of SS. Tiburtius and Valerian, and sought to replevy his land in Bishop's Funtel, which was taken into the king's hands for his default against John Cok. This is signified to the justices of the Bench.

Robert, parson of the church of Pertenhale, acknowledges that he owes to William de Holecote, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

John Harding and Juliana, his wife, and John, Juliana's son, came before the king, on Sunday before St. George, and sought to replevy their land in Bishop's Funtel, which was taken into the king's hands for their default against John Koc. This is signified to the justices of the Bench.

Henry le Esquier came before the king, on Sunday after SS. Tiburtius and Valerian, and sought to replevy his and his wife Joan's land, which was taken into the king's hands for his default against Alice, late the wife of Stephen de Cliveden. This is signified to the justices of the Bench.

Enrolment of surrender and release by Gilbert de Clare, earl of Gloucester and Hertford, to the king of all his lands in Rowelle, co. Northampton, Sutho, co. Huntingdon, Brickehull, Stivecle and Merlawe, co. Buckingham, Staneford, co. Berks, Caversham, co. Oxford, Desnyng and Suthwold, co. Suffolk, Walsingham, Wyveton, Brecham and Cremplesham, co. Norfolk, and Berdefeld, co. Essex, and Staunden, co. Hertford, and Tyllingden, Ponteldolf, Pecham, Audinges and Shepstele, co. Kent, Blessingeleye and Ockham, co. Surrey, the manor and chace of Craneburn, co. Dorset, by the metes and bounds heretofore made by the justices in eyre in the same county, the manors of Pempre and Tarente Gundevile, co. Dorset, and all lands in Uske, Kaerlion, Trilleyk, and Delagaun in Netherwente, Wales, and all the lands that Sir Bartholomew de la More

1290.

Membrane 1d—Schedule, dorse—cont.

and Richard de la More hold for their lives of the honour of Usk and Kaerlyon after their death : to have and to hold to the king and his heirs to do his will thereof. Witnesses : R. bishop of Bath and Wells, the chancellor, A. bishop of Durham, Sir Edmund, the king's brother, William de Valencia, earl of Pembroke, Henry de Lacy, earl of Lincoln, Richard son of Alan, earl of Arundel, Otto de Grandisono, William de Breouse, John de Sancto Johanne. Dated at Winchester, 20 April, 18 Edward.

Enrolment of surrender and release by Gilbert de Clare, earl of Gloucester and Hertford, to the king of all his castles and lands in England, to have as above. Witness : Edmund, the king's brother, William de Valencia, earl of Pembroke, his uncle, Henry de Lacy, earl of Lincoln, Richard, earl of Arundel, Otto de Grandisono, John de Sancto Johanne, William de Leyburn. Dated at Winchester, 20 April, 18 Edward.

The earl made a similar deed of all his castles and lands in Wales.

He also made a similar deed of his castles of Kilkenny and Offerclan and all his lands in Ireland.

The abbot of Colchester acknowledges that he owes to R. bishop of Bath and Wells 50 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Geoffrey de Skurston came before the king, on Tuesday the feast of St. Mark, and sought to replevy to John de Melsa and Beatrice, his wife, their land in Esthalsale, which was taken into the king's hands for their default against Simon le Conestable. This is signified to the justices of the Bench.

April 20. Roger de Crophull and John le Flemmeng acknowledge that they owe
Winchester. to Malcolm de Harle 6 marks ; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

April 20. Richard de Well acknowledges that he owes to John Cole, citizen of
Winchester. London, 45s. ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Boyvill and Thomas de Boyvill, his son, acknowledge that they owe to John de Mamecestre 20l. ; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Cancelled on payment.

———— John de Toucestre came before the king, on Friday after St. Mark, and
———— sought to replevy to Richard de Merton the latter's land in Lechebarwe, which was taken into the king's hands for his default against Thomas de Bray. This is signified to the justices of the Bench.

April 29. John de Bello Campo acknowledges that he owes to Roger de Insula,
Westminster. clerk, 11l. 10s. 0d. ; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Stirkeland acknowledges that he owes to Robert de Barton, clerk, 40s. ; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Hugh de Louthre and Robert de Morvill acknowledge that they owe to Robert, bishop of Bath and Wells, 400 marks ; to be levied, in default of payment, of their lands and chattels in cos. Westmoreland, York, and Cumberland.

Note of payment of 240 marks.

1290.

Membrane 1d—Schedule, dorse—cont.

William de Kille acknowledges that he owes to Richard de la Lynde 20s. ; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Warin de Insula acknowledges that he owes to Walter de Langeton, clerk, 170 marks ; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Simon de Monte Acuto acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 100s. ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Vacated, because he afterwards made another recognisance to the bishop in which this sum is contained, as appears below.

Bernard de Brus acknowledges that he owes to Robert de Scartheburgh, parson of the church of Conington, 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Master Giles Filliol, archdeacon of Colchester, acknowledges that he owes to Master Robert de Bekingham 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas Wak acknowledges that he owes to William Wygeyn, parson of the church of Stowe, 18 marks ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Roger de Eston acknowledges that he owes to Henry de Lenn 26*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. —.

Geoffrey de Sturkston came before the king, on Tuesday after SS. Philip and James, and sought to replevy to John de Melsa and Beatrice, his wife, his land in Esthalsham. This is signified to the justices of the Bench.

William de Spaldinges and Giles, parson of the church of Pisteford, acknowledge that they owe to Robert de Barthelby, clerk, 24 marks ; to be levied, in default of payment, of their lands and chattels in cos. Northampton and Lincoln.

19 EDWARD I.

MEMBRANE 11.

1290.
Nov. 22.
Harby
(*Herdeby*). To Richard de Holebrook, keeper of the forest of Rokingham. Order to cause Isabel de Ros to have in that forest six live does, of the king's gift.
- To the treasurer and barons of the exchequer. Order to cause Geoffrey de Hauvill to be acquitted of 34s. to wit 24s. at which he was amerced before Roger Lestrangle and his fellows, justices last in eyre for pleas of the Forest in co. Rutland, for an assart made in his wood of Dristok, and 8s. 4d. at which he was amerced before the said justices for being the pledge of John le Gosehurde, and 6s. 8d. at which he was amerced before them for an old waste made in his wood of Asshilund, as the king has pardoned him.
- Nov. 25.
Harby. To the sheriff of Cornwall. Order to restore to Bernard de Lew, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Hugh Peverel and his fellows, justices appointed to deliver Lancaveton gaol, with the death of Hugh de Trebigham, as he has purged his innocence before P. bishop of Exeter, to whom he was delivered by the justices in accordance with the privilege of the clergy.
- To the treasurer and barons of the exchequer. Order to cause Muriel, late the wife of Philip Gauge, to be acquitted of half a mark by which she made fine with the king in chancery for having a writ, which sum is exacted from the said Petronilla (*sic*), as the king has pardoned her.
- To Roger Lestrangle, justice of the Forest this side Trent. Order to cause Charles de Goseford to have in the king's wood of Colecestre, which is within the bounds of the forest of Essex, four oaks fit for timber, of the king's gift.
- Nov. 27.
Harby. To Malcolm de Harley, escheator this side Trent. Order to cause Peter de Cornille to have from the wardships in the escheator's hands what is lacking of 200 marks, which the king granted to him from the issues of the first wardships coming to the king's hands, as the king has granted to him 30s. yearly of rent in West Rasene, co. Lincoln, which belonged to John Paynel, deceased, tenant in chief, and 25l. yearly at which certain lands belonging to John in Roxby, in the same county, are demised at ferm, which sums the king granted to Peter until John's heir come of age in part payment of the said 200 marks. If the wardships in the escheator's hands are insufficient, he is ordered to make up the deficiency from the next wardships coming to the king's hands.
- Nov. 28.
Harby. Whereas the king consented to the election lately made of brother William de Sutton, chamberlain of the conventual church of Rading', as abbot of that place, and ordered W. bishop of Salisbury to execute his office in this behalf; the king, wishing to spare the labours and expenses of the elect, has ordered Master William de Marchia, his treasurer, to take the fealty of the elect, if the election be confirmed and he be ascertained thereof, and to certify the king thereof by an envoy, and to order the prior and convent to cause the temporalities of the house to be delivered to the abbot aforesaid, as has been usual in like cases.

1290.

Membrane 11—cont.

To the prior and convent of Rading'. Order to deliver the temporalities of that house to the said abbot, when the treasurer shall have certified them of the receipt of the abbot's fealty.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Charles de Geseford (*sic*) to have in the wood of Colecestre, within the bounds of the forest of Essex, four oaks fit for timber, of the king's gift.

To the sheriff of Warwick. Order to deliver in bail Roger son of John, imprisoned at Warwick for the death of John le Blund, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Roger slew John in self-defence.

Dec. 3.
Lincoln.

To the treasurer and barons of the exchequer. Order to allow to Walter de Hopton the extent of the lands that belonged to Maud, late lady of Wemme, his wife, until her heirs come of age, as the king lately enjoined the treasurer and barons by word of mouth to cause the lands to be valued, and to allow the value extent thereof to Walter during the minority of the heirs of Maud in payment of a sum of money with which Walter made fine with the king for certain trespasses, and they have not yet made the allowance although they have caused the extent to be made.

To John de Vesci, justice of the Forest beyond Trent. Order to cause the prioress and nuns of Fosse to have in the forest of Shirewode outside the Hays twenty oaks, of the king's gift.

Dec. 13.
St. Albans.

William Hamelyn and Richard de Ivynton, imprisoned at Hereford for the death of Henry le Chaumberlayn, whereof they are appealed, have letters to the sheriff of Hereford to bail them.

Dec. 17.
Westminster.

To the sheriff of Norfolk. Order to restore to Ranulph Ingelose of Lodnes, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Fulk Baynard and his fellows, justices appointed to deliver Yarmouth gaol, with the death of Richard Berthelmeu, slain at Lodnes, as he has purged his innocence before R. bishop of Norwich, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Dec. 18.
Westminster.

To the sheriff of Southampton. Order to cause a verderer for the forest of Ayshlee to be elected in place of Ralph Payn, deceased.

To Malcolm de Harle, escheator this side Trent. Order to cause dower to be assigned to Maud, late the wife of John de Daggewrth, tenant in chief, upon her taking oath not to marry without the king's licence.

Dec. 20.
Westminster.

To the sheriff of Gloucester. Order to deliver in bail John Heremon, of Torteworth, imprisoned at Gloucester for the death of John de Sobbur[y], wherewith he is charged, as the king learns by the record of Richard de la Rivere, Roger le Rus, and William de Derneford, justices appointed to deliver Gloucester gaol, that John slew him in self-defence.

To Malcolm de Harley, escheator this side Trent. Order to cause dower to be assigned to Avice, late the wife of Robert le Blund, tenant in chief, as she has taken oath before the king not to marry without his licence.

Dec. 20.
Westminster.

To the sheriff of Lincoln. Order to deliver in bail Robert Colegryme of Swynderby, imprisoned at Lincoln for the death of John Yungeman

Membrane 11—cont.

1290.

of Basingham, whereof he is appealed, as the king learns by inquisition taken by the sheriff that Robert was appealed of the said death out of envy and hatred and not because he was guilty thereof.

Dec. 25.
Ashridge.

To the treasurers and barons of the exchequer. Order to cause the abbot of St. John's, Colchester, to be acquitted of 10*l.*, which they exact for the amercement in which he was cast before Thomas de Weylaund and his fellows, justices of the Bench, in the plea before them between the king and the abbot concerning the advowson of the church of Leddrede, as the king pardoned him the amercement and 25 marks adjudged to the king for damages in this plea.

To Reginald de Grey, justice of Chester. Order to permit Master Robert de Radewell, archdeacon of Chester, to whom the king has granted three hundred stones in his quarry within the forest of La Mare for the fabric of the chancel of Robert's church of Davenham, to quarry (*findere*) the aforesaid stones and to carry them whither he will.

To Malcolm de Harle, escheator this side Trent. Order to cause the corn in the manor of Qweye, which manor belonged to Walter de Treilly, tenant in chief, and which he demised before his death for a certain term to John, formerly bishop of Ely, which corn he [the escheator] has taken into the king's hands and has exposed for sale from day to day, to be replevied to Eleanor, late the wife of Walter, who holds the manor in dower and who asserts that the corn belongs to her, until the octaves of the Purification next, and to cause to be replevied to her what he has levied of the corn, in order that it may then be discussed before the treasurer and barons of the exchequer whether the corn ought to pertain to her or to the executors of the bishop's will.

To the same. Order to cause to be replevied to the Augustinian friars of Huntingdon until the next parliament the messuages that they appropriated to themselves after the making of the statute of mortmain.

To the same. Order to cause to be replevied to the abbot of Cerne until the next parliament a messuage and a carucate of land in Wotton Flemyng, together with the issues received thence since they were taken into the king's hands, as the king learns by inquisition taken by the escheator that John Skiberd gave the messuage and carucate to the abbot about the feast of the Purification, in the sixth year, so that the abbot was in full and peaceful seisin long before the issue of the statute of mortmain.

1291.

MEMBRANE 10.

Jan. 6.
Ashridge.

To Thomas de Normanville, escheator beyond Trent. Order to cause Philip Paynel, brother and heir of John Paynel, to have seisin of the lands that John at his death held of the king, as the king has taken his homage; saving to the king and to those to whom the king committed the lands the corn now sown in them.

The like to Malcolm de Harley, escheator this side Trent.

To the sheriff of Somerset. Order to cause William, parson of the church of Hornblauton, William Godard, John de Merton, and Nicholas le Beek, imprisoned at Sumerton for trespass in the late queen consort's park, to be released, as it appears to the king that they have been imprisoned for so long a time that they have suffered a sufficient pain for the offence.

Membrane 10—cont.

1291.

Jan. 8.
Ashridge.

To Malcolm de Harley, escheator this side Trent. Order to deliver to Edmund, the king's brother, to whom the late king granted by his charter, which the king has confirmed, the earldom of Lancaster, with the honour of all things pertaining to that earldom, all the lands whereof William de Huntingfeld, tenant by knight service of the said honour, was seised in his demesne as of fee at his death, together with everything received from the said lands since they were taken into the king's hands, to be delivered by Edmund to Roger, son and heir of William, as Edmund demanded his homage and caused him to be distrained for it, William refusing to do homage because he had already done it to the late king, and Roger, William's son and heir, has done homage to Edmund by the king's licence and will for all the lands that he holds of the honour.

To the same. Order to cause William Comyn and Isabel, daughter and heiress of John Russel, his wife, to have seisin of 12s. of yearly rent in Grotene, as the king learns by inquisition taken by the escheator that John held the rent of William de Monte Caniso of Edwardeston by knight service, and that William de Monte Caniso took it into his hands after John's death by reason of Isabel's minority, and that he kept it in his hands all his time although Isabel offered to do fealty to him when she came of age, and there is no other reason why the king should not restore the rent to William Comyn and Isabel.

Jan. 8.
Ashridge.

To the sheriff of Lancaster. Order to certify the king of the names of twelve mainpernors who will undertake to have Henry son of Margery, imprisoned at Bruges for the death of Richard son of Margery, slain in that country, before the justices at the first assize, so that the king may cause Henry to be released, as he learns by inquisition taken by the sheriff that Henry son of Margery slew Richard in self-defence.

Jan. 12.
Ashridge.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the lands specified below, and to restore to Alice, daughter of William Appellar of Denardeston, aught that he may have received thence since they were taken into the king's hands, as the king learns by inquisition taken by the escheator that Amice, daughter of William Appellar, held nothing of the king at her death, but that she held of Robert de Munteny a messuage, a garden, 52 acres of land, two acres of meadow, eight acres of wood, and 3s. 2½d. of rent in Denardeston by the service of a moiety of a knight's fee, and that she held of William de Monte Caniso of Edwardeston 80 acres of land, 2 acres of meadow, an acre of pasture, 8 acres of wood, 2s. of rent and a moiety of a messuage in Hengham Sibyl by the service of a moiety of a knight's fee, and that Alice is her sister and next heir, and that Alice is aged fourteen years and over.

To the same. Order to deliver to Robert de Tibbotot all the lands that belonged to William de Breous', tenant in chief, in Gower, which the escheator took into the king's hands by reason of William's death, to be kept by Robert until the king shall otherwise ordain.

To the same. Order to cause Peter de Cornille to have 200 marks from the first issues of the escheatry, in recompense for the 200 marks that the king granted to him from the issues of the first wardship coming to the king's hands, as the escheator has done nothing in execution of the king's previous order to deliver to John a yearly rent of 30s. in West Rasen and 25l. the ferm of certain lands in Roxeby [*as above, page 154*].

Membrane 10—cont.

1291.

Jan. 13.
Ashridge.

To the same. Order to cause Alice, daughter of William Appelgar, to have seisin of the lands that her sister Amice held of William de Monte Caniso of Edwardeston, whose lands are in the king's hands by reason of his trespass, upon her doing fealty to the king therefor and finding security for rendering her relief.

Vacated, because on the Fine Roll.

To the same. Order not to intermeddle further with a messuage, a garden, 52 acres of land, 2 acres of meadow, 8 acres of wood, 3s. 2½d. of rent in Denardeston, and to restore to the aforesaid Alice aught that he may have received thence since they were taken into the king's hands, as the king learns by inquisition taken by the escheator that Amice, daughter of William Appelgar of Denardeston, held nothing of the king at her death, but that she held the premises of Robert de Munteny, and that Alice is her sister and next heir, and is aged fourteen years and more.

To the treasurer and barons of the exchequer. Order to cause Bogo de Clare to be acquitted of 200 marks due from him to Queen Eleanor, the king's late consort, for [queen] gold due to her on a fine of 2,000 marks that Bogo made with the king for a trespass, as the king has pardoned him in consideration of the good affection that the queen bore towards him. [Prynne, *Records*, iii. 407.]

To the same. Order to cause John Tregoz to be acquitted of 11*l.* that they exact from him, to wit 4*l.* for the issues of his lands forfeited before them at the exchequer, and 7*l.* for the issues of his lands forfeited the justices lately assigned for the custody of the Jews.

To the sheriff of Middlesex. Order to deliver in bail Roger le Fevre, imprisoned at Newgate for the death of Matthew le Pestur, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Roger slew Matthew in self-defence.

Jan. 17.
Ashridge.

To Malcolm de Harlee, escheator this side Trent. Order to deliver to R. bishop of Bath and Wells, the chancellor, the custody of the lands that belonged to Robert de Valoignes, together with the issues received thence since they were taken into the king's hands, as the king lately granted to the bishop the custody of the lands and heirs of Robert de Valoignes, lately deceased, tenant in chief, son of the aforesaid Robert, during the minority of the heirs of Robert, the son, with the marriage of the heirs, etc., and with everything that could fall in as well by reason of the death of Robert, the father, as for any other cause, and Robert, the father, is dead, whereby the custody of his lands pertains to the bishop.

To the treasurer and barons of the exchequer. Order to cause Master John de Luco, canon of St. Paul's, London, to be acquitted of 32*l.* 1s. 0*d.* exacted from him, to wit 7*l.* 1s. 0*d.* due to the king for the chattels of John Prest of Middelton and 20*l.* at which he was amerced before the justices last in eyre in co. Buckingham because he received the said chattels without warrant, and 100s. that he owes to the king for himself and his sureties, as the king has pardoned him at the suit of Gerard, bishop of Sabina, and Benedict, cardinal deacon of St. Nicholas in Carcere Tulliano.

Jan. 18.
Ashridge.

To Malcolm de Harley, escheator this side Trent. Order to cause the manor of Tofte, which he lately took into the king's hands because the prior and convent of Sixele entered it without the king's licence after the publication of the statute of mortmain, to be replevied to the prior and convent until the next parliament, with everything received from it. [Prynne, *Records*, iii. 451.]

1291.

Membrane 10—cont.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Robert de Schelton, who not having 40s. yearly of land or rent in that county, is insufficiently qualified.

To the treasurer and barons of the exchequer. Order to cause Alexander de Balliolo of Cayres to be acquitted of 83*l.* 6*s.* 8*d.* by which he made fine with the king for the service of 2½ knights' fees that he acknowledged in the king's army of Wales in the tenth year of the reign, as he paid this sum into the king's wardrobe at Rothelan, on Tuesday after St. Edmund the Confessor, in the said year, to Master William de Luda, keeper of the wardrobe.

To Malcolm de Harle, escheator this side Trent. Order to permit Ellen de Watteford to enfeoff Eustace de Burneby of 20*l.* yearly of land in Watteford, to be held of the king in chief as Ellen now holds them, and to permit Eustace to enter and hold them until the next parliament, on condition that Eustace then come to do homage to the king for the land.

To the same. Order to deliver to Isabel, daughter of Robert de Mortuo Mari, deceased, tenant in chief, the manor of Huntebere, to be held by her according to the feoffment thereof made to her by Joyce (*Jocosa*), late the wife of the said Robert, as the king learns by inquisition taken by Malcolm that Joyce in her widowhood enfeoffed Isabel, Robert's daughter, of the said manor, which Joyce held in socage of her own inheritance of Matthew son of John, and that Isabel continued her seisin thereof for three whole weeks until Master Henry de Bray, late escheator this side Trent, took the manor into the king's hands after Joyce's death because Robert's heir was a minor in the king's wardship.

Jan. 20.
Ashridge.

To the sheriff of Oxford. Order to deliver to Artaldus de Dun the manor of Ast Cote, to be held by him until the heir of Robert le Forester come of age, as Eleanor, the late king's consort, granted the manor to him during the minority of the heir.

Membrane 10—Schedule.

Assignment of dower to Eleanor, late the wife of Walter de Trailly, of his knights' fees and advowsons. There are assigned to her a quarter of a fee in Queye, co. Cambridge, which quarter is extended at 100*s.* yearly, and which is held by Felicia, late the wife of William de Queye; and a quarter of a fee in Est Hattele, in the same county, which quarter is extended at 6*l.* yearly, and which John de Queye holds. There are also assigned to her the advowson of the church of Neweton, co. Northampton, which is extended at 20 marks yearly, and the advowson of the church of Chelvyngton, co. Bedford, which is extended at 7½ marks yearly.

MEMBRANE 9.

Jan. 22.
Ashridge.

To the sheriff of Devon. Order to deliver in bail Peter de Bucumbe, imprisoned at Exeter for the death of Philip de Creyz, whereof he is appealed, as the king learns by inquisition taken by the sheriff that Peter slew Philip in self-defence.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Mary, late the wife of William de Breous', tenant in chief, the manor of Wicham, which the king has committed to her to hold in *tenancia* until he cause dower to be assigned to her.

1291.

Membrane 9—cont.

To the same. Order to restore to the said Mary the manors of Bockham and Brunlegh, and the issues thereof, as the king learns by inquisition taken by the escheator that she was enfeoffed thereof jointly with her husband long before his death, and that she was in seisin thereof with him from the time of the feoffment until the day of his death and afterwards, until the escheator took them into the king's hands with William's lands.

To the treasurer and barons of the exchequer. Order to acquit Hugh le Despenser of 18*l.* 18*s.* 8*d.* of the ferm of the manor of Wycumbe, as it appears to the king that Hugh's lands were in the king's hands in the fourteenth year of his reign by reason of Hugh's trespass in marrying Isabel, late the wife of Patrick de Cadurcis, without the king's licence, and that he is charged with the aforesaid sum for that time.

Jan. 20.
Ashridge.

To the same. Order to cause William de Ros of Ingmanthorp to be acquitted of 40 marks at which he was amerced for a trespass in the forest of Pikering in the late king's time, concerning which he was challenged before William de Vescy and his fellows, justices last in eyre for pleas of the Forest in co. York, as the king has pardoned him the trespass.

Jan. 20.
Ashridge.

To William Berry and Robert de Stanham, keepers of certain lands that belonged to Thomas de Weyland in co. Norfolk. Order to deliver to James son of James son of Gilbert de Ilketeleshale the manor of Kelling, together with the issues received thence, as the king learns by inquisition taken by the keepers that Thomas enfeoffed James son of Gilbert de Ilketeleshale and James, his son, of the said manor, to them and to the heirs of James son of James, concerning which a fine was levied between Thomas and James and James in the king's court before Master Roger de Seyton and his fellows, justices of the Bench, and that James son of Gilbert, after he and his son James had long continued their seisin of the manor, demised it for the term of his life, without his son's consent, to Thomas, and that the fine aforesaid was not cancelled by any subsequent deed, and that there is no reasonable cause why the manor should not be restored to James son of James.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Robert Malerbe, who is incapacitated by infirmity.

To the treasurer and barons of the exchequer. Order to cause the prior of Henton to be acquitted of 13*s.* 9¼*d.* exacted from him by summons of the exchequer for the fifteenth granted in the fourth year of the reign, as the king lately pardoned him the fifteenth.

To the sheriff of Suffolk. Order to restore to John de Waylaund, son and heir of Anne, late the wife of Thomas de Weylaund, 10*l.* of yearly rent in Pethagh, and the issues received from it, as the king learns by inquisition taken by the sheriff that Richard de Colevill, the elder, gave this rent in marriage with his daughter Anne to Thomas, and that Thomas after her death held it by the courtesy of England until he abjured the realm, by reason of which abjuration the sheriff took the rent into the king's hands with the other lands of Thomas.

To the sheriff of York. Order to certify the king of the names of twelve mainpernors for John Bene of Shitlington, imprisoned at Nottingham for the death of William Pyk, slain at Shitlington, co. York, as the king learns by inquisition taken by the sheriff that John slew William by mischance.

Membrane 9—cont.

1291.

Jan. 24.
Ashridge.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Robert de Schelton, whom the king has caused to be amoved because it is testified before him that Robert has not 40s. yearly of land in that county and does not dwell in it.

To John de Vesey, justice of the Forest beyond Trent. Order to deliver in bail Master Robert de Sauthorp, imprisoned at York for trespass of the forest of Galtres, wherewith he is charged.

Feb. 3.
Eynsham.

To the sheriff of Suffolk. Order to deliver to Edward Charles, nephew (*nepoti*) and heir of Charles son of Charles de Cislande, the lands in Dodenesse that belonged to Charles son of Charles, which Queen Eleanor, the king's consort, held in her lifetime, and which are in the king's hands by reason of her death, to be held as Edward's inheritance, with everything received thence since the queen's death.

To Bogo de Knovill (*Konvill*), constable of Montgomery castle. Order to deliver to Adam son of Adam de Monte Gomeri, tenant in chief, 16 acres of land in Baggebur[y] and Husendon, with the issues received therefrom, as the king learns by inquisition taken by the constable that Adam de Monte Gomeri a year and more before his death enfeoffed Adam, his son, of this land, and that the son had seisin thereof until his father's death.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Henry de la Porthe, deceased.

To the sheriff of Nottingham. Order to cause John de Naginton, imprisoned at Nottingham for the death of William Lumbard, slain in co. Salop, to be delivered from prison, as Adam le Hore of Norton, Henry de Acton, Richard Toppyng of Acton, William Hakin of Sambrok, Richard Burgeys of Naginton, John Bras, Stephen son of John de Podemor, Henry, his brother, Robert son of Roger de Chatkulun, Hugh de Brochurst of Offileye, William son of Matthew de Chatkulun, and William son of Thomas de Chatkulun, all of co. Salop, have mainperned to have him before the justices in eyre in their county.

Feb. 3.
Eynsham.

To the treasurer and barons of the exchequer. Order to cause the abbot of Hyde to be acquitted of the service of one knight's fee, as the late king, on 1 March, in the thirtieth year of his reign, granted to the abbot that the service of one knight's fee should be deducted from the knights' fees that the abbot held in chief, for the service of a knight's fee in which the abbot was bound to the late king for the manor of Colingburn, which Amice de Columbar[iis] granted to the said king, and which she had previously held of the abbot by the service of three knights' fees, and for which the late king was bound by reason of the grant to acquit her against the abbot of the service of one knight's fee.

Feb. 9.
Eynsham

To the sheriff of Buckingham. Order to cause verderers for the forest of Bernewode to be elected in place of Walter de Sancto Andrea, Richard de Turs, and John le Brun, whom the king has amoved from office because he learns by the testimony of Richard de Bosco, keeper of the wood, that they are insufficiently qualified.

To Roger Lestrangle (*Extrangle*), justice of the Forest this side Trent. Order to cause Philip de Monte Gomeri to have in the king's Hay of Hanle, which is within the bounds of the forest of Whittlewode, four oaks fit for timber, of the king's gift.

By K.

1291.

*Membrane 9—cont.*Feb. 10.
Eynsham.

To the treasurer and barons of the exchequer. Order to cause Simon son and heir of Laurence de Scaccario to have seisin of the serjeanty of the ushership of the exchequer, together with the appurtenances, whereof Laurence was seised at his death in his demesne as of fee, which serjeanty Laurence held of the king in chief, as the king has taken Simon's homage for it.

To Malcolm de Harle, escheator this side Trent. Order to cause Simon to have seisin of all the lands that were taken into the king's hands by reason of the serjeanty and death of Laurence.

Feb. 8.
Eynsham

To John de Vesey, justice of the Forest beyond Trent. Order to cause to be replevied to Simon le Conestable his wood of Lynton, which is within the bounds of the forest of Galtres, and which the justice lately caused to be taken into the king's hands for waste made in it by Simon.

To Malcolm de Harle, escheator this side Trent. Order to cause William de Berkeleye, son and heir of Henry de Berkeleye, tenant in chief, to have seisin of his father's lands, as the king has taken his homage.

To the same. Order to deliver to Robert de London' the bodies of Alice and Joan, daughters and heiresses of Henry de Pydele, to be married without disparagement, as the king learns by inquisition taken by the escheator that their marriages pertain to Robert by reason of the lands that Henry held of him in Pydeleathelamston by knight service.

Feb. 10.
Eynsham.

To the sheriff of Devon. Order to deliver in bail Peter de Boucomb, imprisoned at Exeter for the death of Philip de la Croyz, whereof he is appealed, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Feb. 12.
Wantage.

To the sheriff of Nottingham. Order to deliver in bail Henry de la Haye of Eykering, imprisoned at Nottingham for the death of Robert le Cribelere, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

MEMBRANE 8.

Feb. 18.
Amesbury.

To the treasurer and barons of the exchequer. Order to acquit Agatha de Mortuo Mari of 10*l.* at which she was amerced before Solomon de Roff[a] and his fellows, justices last in eyre in co. Dorset, for a default, as the king has pardoned her at the instance of Roger de Mortuo Mari.

To the sheriff of Middlesex. Order to deliver Walter de Farham and Alice, his wife, imprisoned at Westminster for harbouring John de Hoghton, who was charged with certain trespasses against the king's peace, of which he has not yet been convicted, and for other trespasses with which Walter and Alice are charged, to Richard le Especer, Richard le Brazur, Roger de Stowe, Thomas le Charer, Hugh le Chaufecire, and Edward le Carpenter, of the parish of St. Clement Danes, who have mainperned to have them before the justices appointed to deliver Newegate gaol of the said John in fifteen days from Easter next, and to restore to Walter and Alice their chattels in the meantime.

Feb. 20.
Amesbury.

To the treasurer and barons of the exchequer. Order to cause John Godewyn to be acquitted of 20*s.* at which he was amerced before the justices of the Bench for an unjust detention, as the king has pardoned him out of compassion for his poverty.

Membrane 8—cont.

1291.

Feb. 20.
Amesbury.

To the sheriff of Suffolk. Order to cause Philip Harneys and Alice, his wife, to have seisin of seven acres of land and 56s. 7½d. of yearly rent in Swynelaund and Wytnesham, as the king learns by inquisition taken by the sheriff that Thomas de Weylaund, who abjured the realm for felony, held them of Philip and Alice, and that William Berry and Robert de Stanham had the king's year, day and waste thereof, and ought to answer to the king for the same.

To the sheriff of Nottingham. Order to deliver in bail Thomas son of Robert Nemppe, imprisoned at Nottingham for the death of Ranulph de Newerk, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

To the sheriff of York and the coroners of the same county. Whereas the king learned by inquisition taken by them that Robert de Thormodeby, imprisoned at York for the death of Maud de Malteby, wherewith he was charged, is not guilty of her death, but that she died of quincy (*morbo swinacie*), and the king thereupon ordered Robert to be delivered in bail, he now orders them to deliver to Robert his goods and chattels until the coming of the justices at the first assize, upon his finding security to answer for them or their value before the justices.

To John de Vesey, keeper of the Forest beyond Trent. Order to deliver in bail Henry de Skrevile, imprisoned at York for a trespass in the forest of Galtres.

March 2.
Bruern.

To the sheriff of Gloucester. Order to restore to Margery, wife of Thomas de Weylaund, who abjured the realm for felony, the manor of Soubbur[y,] which the king caused to be taken into his hands by the sheriff, as the king has restored it to Margery under certain conditions, which he enjoined upon her before his council.

By K. on the information of W. de Langeton.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to permit John Luvel to fell the underwood of his wood within the bounds of the forest of Whicchewode, pertaining to his manor of Ministre, and to make his profit thereof, and to enclose the wood with a small ditch and low hedge, according to the assize of the Forest, so that the king's deer may go in and out of it, as the king has granted John permission to this effect.

. By p.s.

To Robert de Tibbotot, justice of Wales and keeper of the land of Gouher. Order to cause William de Breous', son and heir of William de Breous', to have seisin of his father's lands, upon his finding security for payment of his relief, as the king has taken his homage.

Vacated, because on the Fine Roll.

To Malcolm de Harlee, escheator this side Trent. Order to cause Nicholas Burdun, son and heir of Robert Burdun, to have seisin of his father's lands, as the king has taken his homage.

March 3.
Bruern.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause to be replevied to Thomas Fillol until next parliament or until otherwise ordered his wood in Little Maldon, within the forest of Essex, which the justice took into the king's hands because it was not enclosed as it ought to be.

The like in favour of William de Bonevill.

Membrane 8—cont.

1291.

March 1.
Bruern.

To Malcolm de Harle, escheator this side Trent, or to his sub-escheator in co. Essex. Order to deliver to Philippa, late the wife of Roger de Lancastria, tenant in chief, the manors of Stanstede and Hammes, which were taken into the king's hands upon Roger's death, as it appears to the king that they were assigned to Roger and Philippa, who is one of the heirs and parceners of the inheritance of Richard de Muntfichet, as part of her purparty of Richard's lands.

Feb. 22.
Uffington.

To the sheriff of Cumberland. Order to restore to John de Fulwode ten acres of land in Buthecastre, which the sheriff took into the king's hands by reason of the death of Robert de Greneheved, as the king learns by inquisition taken by the bailiffs of Tyndale that Robert, desiring to stop a quarrel between the said John and Robert de Chirden, hurt himself (*hurtavit se*) on an arrow in John's hand, of which wound in the thigh he died by mischance, wherefore the king, out of pity (*pietate*), has pardoned John the suit of his peace, as in his letters patent to John.

March 2.
Bruern.

To Malcolm de Harle, escheator this side Trent. Order to restore to Richard son of William de Breuse the manors of Wassington, Segwyg, and Fyndon, and the advowson of the church of Findon, except two acres of land in Wasington, as it appears to the king by inspection of a fine made in the king's court at Westminster, in fifteen days from Easter, in the fourteenth year of his reign, before Thomas de Weylaund and his fellows, then justices of the Bench, between William de Breuse, demandant, and Henry de Wyteweye, deforciant, concerning the premises, that William acknowledged the manors, etc. to be Henry's right as things that he had of William's gift, and that Henry granted them to William for life, with remainder to Richard William's son, and to the heirs of Richard's body, which manors Richard entered during William's life and held after William's death, as pertained to him by reason of the fine aforesaid, until Malcolm de Harley took them into the king's hands as if William had been seised thereof at his death in his demesne as of fee.

To the same. Like order concerning the manors of Chesewrth, Grenestede, and Ridlington (*sic*), as it appears to the king by inspection of a fine made in his court at Winchester, in the ninth year of his reign, before Solomon de Roff[a] and his fellows, justices then in eyre, between Amice de Riperiis, countess of Devon, demandant, and William de Breuse, deforciant, concerning these manors, that William acknowledged them to be the right of Amice as the things that she had of his gift, and that Amice granted the manors to William for life [*etc. as in preceding order*].

To the sheriff of Norfolk. Order to supersede the exaction for outlawry of John de Tinill, charged at the king's suit with abetting the appeal that Margaret, late the wife of William le Rede of Aclee, made before the king against Robert de Benehale for the death of William, her husband, and for his contumacy in the suit of the abetting aforesaid, as he came to the king's court, on Sunday before SS. Perpetua and Felicitas, the king's pleas being then not held, and offered himself before the bishop of Bath and Wells, the chancellor, to stand to right, and rendered himself to prison, and found the king as mainpernors Robert de Ingelos, John de Kingham, John Depe, and Ralph de Lue of co. Norfolk, who undertook to have him before the king in a month from Easter.

March 6.
Bishop's
Itchington.

To the sheriff of Suffolk. Order to cause Herbert de Fenebergh to have seisin of 40s. of rent in Cleydon, as the king learns by inquisition taken by the sheriff that Thomas de Weylaund, who abjured the realm

Membrane 8—cont.

1291.

for felony, held them of Herbert, and that they have been in the king's hands for a year and a day, and that William Berry and Robert de Stanham had the king's year and day thereof, for which they ought to answer to the king.

March 10.
Bishop's
Itchington.

To the treasurer and barons of the exchequer. Order to cause James de Ispannia to be acquitted of 309*l.* 4*s.* 0 $\frac{3}{4}$ *d.* due to the exchequer for the arrears of the ferm of the manor of Hedindon, as the king has pardoned him.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the abbess of Godestowe to have in the forest of Whicche-wode four oaks fit for timber, of the king's gift.

To Moses de Waltham, bailiff of La Knoll. Order to cause the Friars Preachers of Warewik to have in the king's wood of La Knolle ten oaks fit for timber, of the king's gift.

To the sheriff of Gloucester. Order to cause verderers for the forest of Dene to be elected in place of Alexander de Bikenore, Ralph de Rodle, Richard de Pulton, and Roger le Bret, who are insufficiently qualified.

March 11.
Bishop's
Itchington.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause William de Bradden to have in the park of Henlegh, which is within the bounds of Whittlewode forest, six oaks fit for timber, of the king's gift.

The king has pardoned the prior of Worcester the 100 marks of the fine of 200 marks made with him for a trespass committed by the prior in the forest of Feckenham, of which 100 marks the king acquits him by letters patent.

Membrane 8—Schedule.

Parcels assigned to the Lady Joan, late the wife of Sir Robert de Camvil, in name of dower to make up 50*l.* yearly of land, whereof she was lacking 13*l.* 6*s.* 8*d.*: to wit in Parkfeld, with the rabbit-warren (*Congzario*) and 'hurlond,' which contain 52 acres, price of an acre 2 $\frac{1}{2}$ *d.*; in La Betme 21 acres, price of an acre 6*d.*; in Lewyneslond 32 acres, price of an acre 5*d.*; in Moltelond 18 $\frac{1}{2}$ acres, price 6*d.* each; in Little Congzere 3 acres, price 2 $\frac{1}{2}$ *d.* each. Total: 126 $\frac{1}{2}$ acres, worth 44*s.* 6 $\frac{1}{2}$ *d.* yearly. Also meadow: in Langemed 7 acres, price 2*s.* 8*d.* each; in Parkmed 2 acres of meadow, price 15*d.* each. Total of meadow: 9 acres, worth 21*s.* 2*d.* yearly. Also the wood called 'Parkus' with the feeding (*pessona*) and herbage, without power to fell timber, but she shall receive underwood for the fencing of the enclosures (*ad claustrum hayarum*), worth yearly 25*s.* Also the site of a dovecot and a plot called the vineyard (*vinea*), worth yearly 2*s.* Also a plot in the garden containing an acre and a perch, which plot lies near the barn and the plot assigned to her for houses; it is worth yearly 2*s.* 1*d.* Total value of the wood, feeding, herbage, dovecote, and plots yearly: 29*s.* 1 $\frac{1}{2}$ *d.* Also the rents and services newly assigned to her from these tenants: Nicholas Wymund for rent of assize 6*s.* 7 $\frac{3}{4}$ *d.* and for services 17 $\frac{1}{2}$ *d.*; Adam atte Nore for rent 4*s.* 6*d.* and for services 18*d.*; Richard atte Reye for rent 10*s.* 3 $\frac{3}{4}$ *d.* and for services 4*s.* 6*d.*; Stephen de Casinghurst for rent 6*s.* 6 $\frac{1}{4}$ *d.* and for services 14*d.*; Henry Godeman, John Godeman, Ralph Godeman, and Alexander Godeman for rent 13*s.* 5 $\frac{3}{4}$ *d.* and for services 1*s.* 6 $\frac{3}{4}$ *d.*; Christina ate Nore for rent 2*s.* 10 $\frac{3}{4}$ *d.* and for services 7 $\frac{1}{2}$ *d.*; William le Someter and John de Fonte for

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Membrane 8—Schedule—cont.

rent 7s. 4d. and for services 17½d.; Gilbert Wolfyn for rent 2s. 5¾d. and for services 10d.; Stephen de Bradefeud for rent 6s. 11¼d. and for services 12d. The said rents and services are worth yearly 75s. 2½d. Also the pannage of all her tenants assigned to her is worth in common years 13s. 4d. The services of tenants previously assigned to her, which she did not previously receive, are worth yearly 40s. Also the perquisites of court of all her tenants are worth yearly 43s. 4d. Total: 4l. 16s. 8d.—This assignment was made by Robert Malet and R. de Staunford.

MEMBRANE 7.

March 15. To the sheriff of Dorset. Order to cause a verderer for the forest of Westminster. Gillingham to be elected in place of Roger Anketil, deceased.

To the sheriff of Salop. Order to mainpern Henry le Barbur of Haghmon, imprisoned at Shrewsbury for the death of Roger Walk', wherewith he is charged, as the king learns by inquisition taken by the sheriff that heslew him in self-defence.

March 17. To Roger Lestrangle, justice of the Forest this side Trent. Order to Sibson. cause the Friars Minor of Coventry to have in the wood of Asshewode, within the bounds of Kinefare forest, six oaks fit for timber with all their strippings, of the king's gift.

March 23. To Malcolm de Harle, escheator this side Trent. Order to pay to Darley. Nicholas le Butiler 2d. daily for his wages until the king shall otherwise order.

To the sheriff of Wilts. Order to cause the abbess and convent of St. Mary's, Winchester, to have seisin of 6 marks of yearly rent in Theneness-wendon, as the king learns by inquisition taken by the sheriff that Adam de Stretton, who was disinherited for felony, held the tenement whence the rent arises of the abbess and convent, and that they have been in the king's hands for a year and a day, and that Richard de Cumbe had the king's year and day thereof, and ought to answer to the king.

March 26. To the sheriff of Gloucester. Order to deliver to John Heremon of Elmton. Tortiworth his goods and chattels, which were taken into the king's hands because he was charged with the death of John de Sobbur[y], upon his finding security to answer therefor before the justices at the first assize in those parts if they ought to pertain to the king, as the king ordered the sheriff to deliver him in bail because he learned by the record of Richard de la Rivere, Roger le Rous, and William de Derneford, justices appointed to deliver Gloucester gaol, that John slew John in self-defence.

Robert son of Ismania de Norththorp, imprisoned at Beverley for the death of Ralph Bruwet of Attingwyk, wherewith he is charged, has letters to the sheriff of York to bail him.

Richard le Bercher of Stanford, imprisoned at Lincoln for the death of Robert Fot of Stanford, wherewith he is charged, has letters to the sheriff of Lincoln to bail him.

To the sheriff of Berkshire. Order to cause John de Wamberge, clerk, to have seisin of 7s. of yearly rent in Burghton, as the king learns by inquisition taken by the sheriff that Adam de Stretton, who was disinherited for felony, held the rent of John, and that Richard de Cumbe had the king's year and day thereof, for which he ought to answer to the king.

Membrane 7—cont.

1291.

March 30.
Wadworth.

To the sheriff of Nottingham. Order to deliver to Simon de Reresby, imprisoned at Nottingham for the death of Saer de Sutton and Lambert, his brother, who were slain in co. Surrey, in bail to Adam son of Ralph de Normanvill, Thomas son of Ralph de Shefeld, John son of John de Walkingham, John son of William de Winteworth, William son of Alexander de Roderham, William son of William de Harewrth, John son of Ellen de Danecastre, Richard son of Thomas de Norton, William son of John de Querneby, Henry son of Henry de Hoby, Robert son of William le Bretun, Adam son of Ralph de Reresby, of co. York, who have mainperned to have him before the justices at the first assize in those parts.

April 1.
Brotherton.

To the sheriff of Suffolk. Order to cause John de Kettleberg to have seisin of 26 acres of land in Munegheden and the advowson of the church of that town, as the king learns by inquisition taken by the sheriff that Thomas de Weylaund, who abjured the realm for felony, held them of John, and that they have been in the king's hands for a year and a day, and that the prior of Ely had the king's year and day, for which he ought to answer to the king.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause John de Shelvestrod, bailiff of the king's manor of Feckenham, to have fourteen oaks fit for timber in the forest of Feckenham, for the works of the king's houses of the manor and of the king's pond there.

April 8.
Marton.

To John de Vesey, justice of the Forest this side Trent. Order to cause the Friars Preachers of York to have in the forest of Galtres twelve oaks fit for timber for the repair of their church, of the king's gift.

April 10.
Newburgh.

To the sheriff of Northampton. Order to deliver in bail Richard son of Simon Thebaud of Oughton, imprisoned at Northampton for the death of Walter son of Philip, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

To John de Vesey, justice of the Forest this side Trent. Order to cause the prior of Newburgh to have in the forest of Galtres ten oaks fit for timber, of the king's gift.

To the sheriff of Surrey. Order to deliver in bail William Atterotehelde, imprisoned in — gaol for the death of John Annoveton, as the king learns by the record of John Pecche and his fellows, justices appointed to deliver that gaol, that he slew him in self-defence.

April 13.
Northallerton.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Nicholas de Brecheham, deceased.

To John de Vesey, justice of the Forest this side Trent, or to him who supplies his place. Order to permit Edward, the king's son, to take deer in the forest of Galtres at his pleasure, until the king shall otherwise order, making a tally of the deer so taken.

April 18.
Northallerton.

To the sheriff of Northumberland. Order to deliver in bail Thomas son of Robert de Baunburgh, imprisoned at Newcastle-on-Tyne for the death of Agnes, daughter of William Scute, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew her by mischance.

Membrane 7—cont.

- 1291.
- April 18.
Durham. To Malcolm de Harle, escheator beyond Trent. Order to cause Philippa, late the wife of Roger de Lancastria, to have seisin of the lands that Roger and she held of the king in chief of her inheritance, as the king has taken her homage.
The like to Thomas de Normanvill, escheator this side Trent.
- April 20.
Newcastle-on-Tyne. To the sheriff of Southampton. Order to cause a verderer for the forest of Porcestre to be elected in place of Richard Wygaunt, deceased.
- April 10.
Newburgh. To the treasurer and barons of the exchequer. Order to cause William de Lamburn to be acquitted of 8*l.* 0*s.* 8*d.* for the chattels of Robert Cole of Writtele, clerk, which were taken into the king's hands upon his being charged with theft before the justices last in eyre in that county, as the king ordered William, then sheriff of Essex, to deliver the chattels to Robert because the latter had purged his innocence before R. bishop of London.
- John Skillehare, imprisoned at Lancaster for the death of William Skorfayne and Robert de Broghton, wherewith he is charged, has letters of bail.
- April 10.
Newburgh. To the treasurer and barons of the exchequer. Order to discharge William de Lamburn of 100*s.* which he paid by the king's order to Giles de Fiens, to whom the king granted for his good service the custody of the manor at Estmeriseye, which belonged to John de Ripariis, tenant in chief, during the minority of William son and heir of John, together with the marriage of the heir, and William de Lamburn, then sheriff of Essex, took the manor into the king's hands by order of the justices then in eyre in that county, who were not aware of the king's grant, whereupon the king ordered William to deliver the manor with everything received from it to Giles, and William paid to him 100*s.* for the issues received by him in the meantime from the manor.
- To the same. Order to discharge the said William of 8*l.* 0*s.* 8*d.* for the chattels of Nicholas le Turnur, which were taken into the king's hands upon his being charged upon suspicion with harbouring Geoffrey le Turnur, his brother, a felon, before the justices last in eyre in co. Essex, as the king ordered William, then sheriff of that county, to restore to Nicholas his chattels, because the latter had purged his innocence before R. bishop of London, to whom he was delivered by the justices in accordance with the privileges of the clergy.
- To the same. Order to discharge the said William of 10*l.* paid by him by the king's order to Ralph le Bygod, as Solomon de Roff[a] and his fellows, justices last in eyre in co. Essex, upon a presentment being made before them that Ralph held 10*l.* yearly of land in Aumfreton of the lands of the Normans pertaining to the king, took the land into the king's hands because Ralph had not a proper warrant, and delivered the land to the sheriff, and Ralph afterwards showed to the king a charter of confirmation that the king's father made to him of the said land, whereupon the king ordered the sheriff to restore the lands and the issues received thence to Ralph, and William paid to him 10*l.* by the king's order for the issues received by him.
- To the sheriff of Northampton. Order to release in bail John son of Henry de Dene and Hugh le Fulur, imprisoned at Northampton for a rescue of the beasts of Robert de Neuton, bailiff of the hundred of Coreby, made by them in the king's contempt.

Membrane 7—cont.

1291.
April 30.
Alnwick.

To the treasurer and barons of the exchequer. Order to cause the prior of Frompton to be acquitted of 100s. at which he was amerced before Solomon de Roff[a] and his fellows, justices lately in eyre in co. Devon, for wreck of the sea that he claims to have in his manor of Norham, as the king has pardoned him.

MEMBRANE 6.

May 2.
Tughall

To Thomas de Normanvill, escheator this side Trent. Order to resume into the king's hands and to deliver to Philippa, late the wife of Roger de Lancastria, to be held by her in dower, the manor of Wythirslack, co. Westmoreland, which is extended at 15*l.* 19*s.* 10*d.* yearly, the valley of Ridal, in the same county, which is extended at 20*l.*, four messuages and 28 acres of land in Colepottes, co. Northumberland, which are extended at 27*s.* yearly, and a messuage and 19 acres of land and five acres of meadow in Slaueleye, in the same county, which are extended at 17*s.* 9*d.* yearly, as although the king lately took the homage of John de Lancastria, Roger's son and heir, for the lands that his father held in chief, and caused him to have seisin thereof, it was not his intention to omit assigning dower of the lands to Philippa, and he has accordingly assigned to her the lands specified above.

Memorandum, that the king ordered that Thomas de Normanvill, escheator this side Trent, or his sub-escheator in co. Northumberland to warn the aforesaid John to be in chancery on the morrow of the Close of Easter at the assignment of dower to be there made to Philippa, and the sub-escheator warned John, as is contained in the return of the writ, which is on the files amongst the writs of the chancery, and John did not come, wherefore the king assigned dower to Philippa in his absence in accordance with the aforesaid extents, which are in like manner in chancery.

May 12.
Norham.

To Malcolm de Harle, escheator beyond Trent. Order to assign dower to Alice, late the wife of John son of Philip de Cortelingstok, tenant by knight service of the heir of William de Cortelingstok, tenant in chief, a minor in the king's wardship.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Hugh de Bikerton, deceased.

May 15.
Norham.

Richard Andreu of Kudington, imprisoned at Oxford for the death of John le Porcher of Kudyngton, wherewith he is charged, has letters to the sheriff of Oxford to bail him.

Bartholomew Haliday of Batesford and Richard, his brother, imprisoned at Suffolk for the death of John de Badele, wherewith they are charged, have letters to the sheriff of Suffolk to bail them.

May 16.
Norham.

To Thomas de Normanvill, escheator this side Trent. Order to cause Muriel, late the wife of William, sometime earl of Mar, daughter and heiress of Margery, daughter of Robert de Moschaumps, to have seisin of the lands that the said Margery held in chief of the late king, as the king has taken her homage.

May 21.
Norham.

To Malcolm de Harle, escheator beyond Trent. Order to cause the king's yeoman William son of Glay to have 100*l.* from wardships or marriages or from other issues without delay, as the king has granted this sum to William for the happy tidings that he brought the king of the

1291.

Membrane 6—cont.

happy delivery of Joan, countess of Gloucester, the king's daughter. The wardship of the lands and heirs of Hugh Lovel, tenant in chief, shall be saved to the king.

May 22.
Norham.

To Reginald de Grey, justice of Chester. Whereas the king granted by his letters patent to the abbot and convent of Chester six marks yearly from the exchequer of Chester, in recompence for certain tithes of the demesnes of the manor of Frodesham, which are estimated at 6 marks yearly, and which the abbot and convent remitted, out of reverence for the king, to the abbot and convent of Vale Royal, and 21 marks are in arrears for the sixteenth, seventeenth, and eighteenth years and for Easter term in the nineteenth year of the reign, as they say: the king orders the justice to pay to them 21 marks without delay, if they have not hitherto received them.

May 25.
Norham.

To the treasurer and barons of the exchequer. Order to receive oath from Nicholaa, late the wife of Baldwin de Aldham, tenant in chief, that she will not marry without the king's licence, and to order thereupon Malcolm de Harlegh, escheator beyond Trent, to assign dower to her.

May 28.
Norham.

To Malcolm de Harlegh, escheator beyond Trent. Order to replevy to Ingram de Balliolo until All Saints next the manor of Foston, co. Leicester, which is held in chief, as the king of France has desired the king to respite Ingeram's homage until then.

To John de Insula, keeper of the forest of Chute. Order to take ten bucks in his bailiwick, which the king has granted to James de Ispannia, his clerk, for the feast of his inception at Oxford, and to have the venison there within the third day from Midsummer next.

The like to the keeper of the forest of Bernewode for thirty bucks.

The like to John de Farlinton, keeper of the forest of Ashelegh, for ten bucks.

The like to the keeper of the forest of Shotovere for twenty bucks.

May 30.
Norham.

To Malcolm de Harlegh, escheator beyond Trent. Order to deliver to Eustace de Hacche the custody of the lands that belonged to Baldwin de Aldham, tenant in chief, at a reasonable extent to be made thereof, in compensation for certain custodies granted to him by the king that he did not receive.

June 1.
Norham.

To Thomas de Normanvill, escheator this side Trent. Order not to intermeddle with the lands of Roger de Colevill, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

June 2.
Norham.

To Malcolm de Harlegh, escheator beyond Trent. Whereas the king learns by inquisition taken by the escheator that Richard de Willemescote at his death held nothing of the king, but that he held a moiety of the manor of Cudinton and a moiety of the church of that manor of the heir of Robert de Mortuo Mari, tenant in chief, a minor in the king's wardship, by the service of a moiety of a knight's fee: the king orders the escheator not to intermeddle with the other lands that Richard held of other lords.

June 4.
Norham.

To the treasurer and barons of the exchequer. Order to cause William de Valencia, the king's uncle, to be acquitted of 800 marks exacted from him for the debts of Eleanor, sometime countess of Leicester, for her dower in Ireland of the lands of the Marshals up to the time of her death, as it

1291.

Membrane 6—cont.

appears to the king that this sum was allowed to William in his account rendered before the bishop of Bath and Wells, Otto de Grandisono, and John de Kirkeby, then keeper of the rolls of chancery, who were appointed by the king to audit the account, in the debt then due to William from the king.

June 5.
Norham.

To Malcolm de Harlegh, escheator beyond Trent. Order, issued at the instance of John de Sancto Johanne, to cause dower to be assigned to Isabel, late the wife of Ralph de Stopham, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order to restore to the prior of Holy Trinity, Canterbury, a messuage in the city of Canterbury, which the escheator took into the king's hands by reason of the statute of mortmain, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Brother Thomas, formerly prior, acquired the messuage from Agnes daughter of Adam de Gore, and was in full and peaceful seisin thereof at All Saints, in the sixth year of the king's reign, so that he acquired the messuage before the statute of mortmain.

Whereas the king, on April 18—[*Incomplete*].

Membrane 6—Schedules.

Assignment of dower to Margaret, late the wife of Roger de Colevill, from his knights' fees. There are assigned to her a fee that William, brother of Simon de London, holds in Creton, which is extended at 100s. yearly; half a fee that John de Launey holds in Creton, which is extended at 53s. 4d.; an eighth of a fee that Robert Walran holds in Est Bitham, which is extended at 26s. 8d. Total of the assignment: 9*l*.

May 8.
Norham.

To the treasurer and chamberlains. Order to deliver to William Torel, maker of the latten effigy (*imago* . . . *de latuno*) of the late king, the necessaries for making the effigy, for which things he shall render account before the treasurer and barons of the exchequer.

To the same. Order to pay to William Sprot and John de Ware, who are finding the metal of latten for making the aforesaid effigy, the money needed for the metal, for which money they shall render account before the treasurer and barons of the exchequer.

To the same. Order to pay to Master Thomas the king's farrier (*marescallo*) and Garsias de Ispania, keeper of the king's stud that belonged to Queen Eleanor, his late consort, the things necessary for the maintenance of the stud, for which things Thomas and Garsias shall render account before the treasurer and barons.

To the same. Order to pay to John le Convers, keeper of the palace of Westminster, what shall be needed for the work of the palace and of the wall towards the Thames and for the repair of the houses that belonged to Otto de Grandisono near the palace, for which he shall render account before the treasurer and barons.

MEMBRANE 5.

June 8.
Norham.

To the treasurers and barons of the exchequer. Order to acquit Thomas de Berkeley of 50 marks exacted from him for the arrears of his relief, as the king has pardoned him.

Membrane 5—cont.

1291.

June 5.
Norham.

To Thomas de Normanvill, escheator this side Trent. Order to cause Philippa, late the wife of Roger de Lancastria, to have seisin of the lands that Roger and she held at Roger's death of the king of her inheritance, according to the king's order of 18 April last, and to restore to her all the issues received by him, as he has done nothing in execution of the king's order.

June 8.
Norham.

To the treasurer and barons of the exchequer. Order to cause Alexander de Balliolo to be acquitted of 10 marks exacted from him for the amercement in which he fell before Solomon de Roff[a] and his fellows, justices last in eyre in co. Essex, for his default before them, as the king pardoned him this amercement on 12 March, in the fourteenth year of his reign.

To Malcolm de Harle, escheator beyond Trent. Order to restore to Philippa, late the wife of Roger de Lancastria, all the issues received from the lands that Roger and she held in chief of the king of her inheritance, of which land the king ordered the escheator on 18 April last to cause her to have seisin.

Alan Attepende, imprisoned in the prison of the prior of Christ Church, Canterbury, for the death of William de Luckebergh, wherewith he is charged, has letters to bail him.

June 14.
Norham.

To the treasurer and chamberlains. Order to cause all money received from the issues of the lands that belonged to Queen Eleanor, the king's late consort, and received and to be received hereafter by them in the exchequer, and all issues of the manor of Denham, which was in her hands, to be delivered to John Bacun and Richard de Kancia, attorneys of the executors of the queen's will, in order to execute her will.

To Adam Gurdon, keeper of the forest of Wolmare. Order to cause William de Valencia, the king's uncle, to have four bucks in the outer places of that forest, of the king's gift.

To Robert le Heyr, bailiff of Wodedestok (*sic*). Order to cause William to have in the park of Wodestok twelve bucks, of the king's gift.

June 16.
Norham.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of William son of Henry, deceased.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause the prior of Huntingdon to have in the forest of Wauberg six oaks fit for timber with all their strippings, of the king's gift.

June 20.
Norham.

To the sheriff of York. Order to restore to Joan, wife of John de Torny, a yearly rent of 11 marks in Elprethorp, and the issues received therefrom, as the king learns by inquisition taken by the sheriff that Thomas de Torny enfeoffed the said John, his son, and Joan with the aforesaid rent, and that John and Joan were long in seisin thereof before the rent was taken into the king's hands by reason of certain trespasses committed by John against the king's peace, whereof he was convicted before Brian son of Alan and his fellows, justices appointed to deliver York gaol.

To Elias de Hauvill, steward of the forest between the bridges of Oxford and Staunford. Order to cause Master John de Lascy to have in the bailiwick of Bolax, which is within the bounds of the forest of Rokingham, six bucks, of the king's gift.

1291.

Membrane 5—cont.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause Matthew de Columbar[iis] to have in Salcey (*de Salceto*) forest eight oaks fit for timber, of the king's gift.

To Philip de Monte Gomeri, keeper of the forest of Cannock (*de Canoco*). Order to cause Vincent de Hylton to have in the Hay of Alrewas, which is within the bounds of that forest, six oaks fit for timber, of the king's gift.

June 26.
Berwick-on-
Tweed.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause the prior of Bradestok to have in the king's wood of Peusham, which is within the forest of Chipham, ten oaks fit for timber with their strippings, of the king's gift.

June 23.
Norham.

To Malcolm de Herle, escheator beyond Trent. Order to deliver to the master of the military order of the Temple in England a toft and two bovates of land in Derington, as the king learns by inquisition taken by the escheator that Ralph le Simple, who held them of the master, was a bastard and died without an heir, for which reason the master took the lands into his hands as his escheat, and the escheator took them into the king's hands by reason of the statute of mortmain, and it appears by the inquisition that they are purely escheats of the master, so that no else has claim in them now.

To the sheriff of Lincoln. Order to restore to Reginald son of Robert le Tanur of Staunford, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being appealed of the death of John Gervays of Staunford before John de Met[ingham] and his fellows at Westminster, as he has purged his innocence before the archdeacon of Westminster, supplying the place of abbot of Westminster, to whom he was delivered in accordance with the privilege of the clergy.

To the sheriff of Southampton. Order to cause a verderer for the forest of Whitmu[n]desle to be elected in place of Peter de Bovyate, deceased.

June 28.
Berwick-on-
Tweed.

To the sheriff of Northampton. Order to deliver in bail Richard Thebolt of Hoghton, imprisoned at Norham (*sic*) for the death of Walter de Horton, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

To the keeper of the forest of Cippeham. Order to cause Nicholas de Lungespeye, treasurer of Salisbury church, to have in that bailiwick six bucks, of the king's gift.

To the keeper of the forest of La Bokeholt. Order to cause Alan Plogenet to have in the keeper's bailiwick three bucks, of the king's gift.

To the keeper of the park of Northpederton. Order to cause William de Mortuo Mari to have in that park four bucks, of the king's gift.

July 3.
Berwick-on-
Tweed.

To Reginald de Grey. Order to cause R. bishop of Bath and Wells, the chancellor, to have in the wood of Overton, which is in Reginald's custody, twenty oaks fit for boards (*ad bordam*), of the king's gift.

To [John de] Insula, keeper of the forest of Chuet. Order to cause John de Havering, seneschal of Gascony, to have in that forest six bucks, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to permit Walter de Bello Campo to bring into culture 60 acres of

1291.

Membrane 5—cont.

his wood in Alecestre, within the bounds of the forest of Feckenham, and to hold them thus brought into cultivation, as the king learns by inquisition taken by the justice that it is not to the king's damage if he grant such permission to William.

To the treasurer and barons of the exchequer. Order to cause Ralph de Rothingges, son of William de Rothinges, late sheriff of Norfolk and Suffolk, to be acquitted of 20*l.*, as he has paid this sum into the king's wardrobe at Berewyk-on-Twede in Scotland to Walter de Lang[ton], keeper of the wardrobe, on 4 July, in the nineteenth year, which sum he ought to have paid into the exchequer for Easter term last of the 40*l.* yearly at which the king caused Ralph's father's debts to be attetermined.

July 10.
Linlithgow
(*Linliscu*).

To Malcolm de Harle, escheator beyond Trent. Whereas the king learns by inquisition taken by the escheator that Baldwin de Aldham, lately deceased, and Nicholaa, his wife, were jointly enfeoffed by William de Nevile of the manor of Heghton and Terringes, together with the advowsons of the churches of Flecchinges and Terringes, co. Sussex, because Nicholaa was in full and peaceful seisin of the manors jointly with Baldwin until his death, to wit for forty-six weeks, by a fine levied in the king's court, to have and to hold to them and the heirs of their two bodies, with remainder in default of heirs to the right heirs of Baldwin; the king orders the escheator to deliver the manors and advowsons, which he took into the king's hands by reason of Baldwin's death with Baldwin's other lands, and the issues since received from them to Nicholaa, to be held in accordance with the feoffment until the next parliament, so that they may then be resumed into the king's hands and she may answer to the king for the issues thereof, if he ought of right to have them.

To the same. Order to cause dower to be assigned to the aforesaid Nicholaa from the knights' fees and advowsons that pertained to Baldwin.

July 12.
Stirling.

To the sheriff of Norfolk. Order to deliver to Ralph de Rudham, clerk, his lands, good and chattels, which were taken into the king's hands upon his being charged with theft and robbery before Roger de Toftes and his fellows, justices appointed to deliver Norwich gaol, as he has purged his innocence before R. bishop of Norwich, to whom he was delivered by the justices in accordance with the privileges of the clergy.

MEMBRANE 4.

July 13.
Dunfermline.

To Malcolm de Harle, escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of William Crispyn, tenant in chief of the king as of the honour of Huberton, which is in the king's hands, upon her taking oath not to marry without the king's licence.

July 14.
Dunfermline.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause R. bishop of Bath and Wells, the chancellor, to have in the king's woods of Bismore and Haukeshurste, which are within the bounds of the forest of Salop, eight oaks fit for timber, of the king's gift.

Anselm Spragge of Brendellegh, imprisoned at Bury St. Edmunds for the death of Petronilla, daughter of Reginald de Brendele, has letters to bail him.

Membrane 4—cont.

1291.

July 22. To the sheriff of Worcester. Order to deliver in bail Thomas Frere of
St. Andrews. Northfeld, imprisoned at Worcester for the death of Walter Snel, as the
king learns by the record of William Poer and his fellows, justices
appointed to deliver that gaol, that he slew him in self-defence.

Aug. 2. To John de Vesey, justice of the Forest this side Trent. Order to cause
Coldstream the abbot and convent of St. Mary's, York, to have a tithe of the venison
(Caldestrem). taken and to be taken in all the king's forests in co. York, which they
ought to have by the charters of the king's progenitors and as they have
been wont to have in the times of other justices of the Forest. [Prynne,
Records, iii, 451.]

Aug. 4. To Malcolm de Harle, escheator beyond Trent. Order to cause dower
Berwick-on- to be assigned to Agnes, late the wife of Warin de Maynwaryn, tenant in
Tweed. chief, from Warin's knights' fees.

To the sheriff of Cumberland. Order to deliver in bail Adam son of
John Frost, imprisoned at Carlisle for the death of Adam son of Robert
Langebayn, wherewith he is charged, as the king learns by inquisition
taken by the sheriff that he slew him by mischance.

Andrew le Mouner of Wathenpole, imprisoned at Carlisle for the death
of Margaret de Parva Bampton, wherewith he is charged, has letters to
bail him.

Aug. 8. To the bailiffs of Tyndale. Order to cause a coroner for Tyndale to be
Berwick-on- elected in place of William de Bellingham, who is unable to attend to the
Tweed. duties of the office by reason of infirmity.

Aug. 10. To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent.
Berwick-on- Order to cause Ralph de Sancto Mauro to have in the forest of Essex six
Tweed. bucks, of the king's gift.

By K. on the information of Walter de Bello Campo.

Aug. 10. To Malcolm de Harle, escheator beyond Trent. Order to cause to be
Berwick-on- replevied to the prior of Ely the latter's houses in Norwich, which the
Tweed. escheator took into the king's hands, asserting that the prior had acquired
them after the statute of mortmain, until the quinzaine of Michaelmas
next, when he is to certify the king of the manner and reason for taking
them into the king's hands, with proviso that the houses shall then be
taken into the king's hands and be safely kept until the king shall
otherwise ordain.

To the sheriff of Northumberland. Order to cause a coroner for that
county to be elected in place of Stephen de Muscampo, a member of the
household (*familiaris*) of W. bishop of St. Andrews, as the king has
caused him to be amoved from office because he cannot attend to the
duties thereof as he is continually intending the bishop's affairs in the
bishop's household.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order
to cause Master Robert de Thorp to have in the forest of Cannock (*de*
Canoco) six bucks, of the king's gift.

To A. bishop of Durham, keeper of the king's land of Tyndale.
Order to cause Walter de Routbur[y] to have in the chace of Tyndal two
bucks and four does, of the king's gift.

Membrane 4—cont.

1291.

Aug. 12.
Berwick-on-
Tweed.

To the sheriff of Cumberland. Order to cause to be replevied to William de Wethermelok, lately imprisoned at Carlisle for the death of Robert Harebeyn, wherewith he is charged, his goods and chattels, which were taken into the king's hands for this reason, as he learns by inquisition taken by the sheriff that William is not guilty of Robert's death, and William afterwards found the king twelve mainpernors, who undertook to have him before the justices at the first assize if any one wish to speak against him.

Aug. 16.
Chatton.

To Walter de Everle, keeper of the forest of Pembere. Order to cause John de Sancto Johanne to have in that forest twelve bucks, of the king's gift.

To John de Vesey, justice of the Forest this side Trent. Order to cause Robert de Brus, earl of Carrik, to have in the forest of Englewode ten harts, of the king's gift.

To the sheriff of Salop. Order to deliver in bail Richard de Penebrugg, imprisoned at Shrewsbury for the death of Roger le Tannur of Shrewsbury, wherewith he is charged, as the king learns by the record of Robert Corbet and his fellows, justices appointed to, deliver Shrewsbury gaol, that he slew him in self-defence.

Aug. 23.
Thirsk.

To the treasurer and barons of the exchequer. Order to cause John de Byron to be acquitted of 100 marks, as he paid this sum at Chester on 10 March, in the eleventh year of the king's reign, to William de Perton, lately deceased, in part payment of 120 marks by which he made fine with the king for the custody of the lands that belonged to Oliver de Langeford, tenant in chief, during the minority of John, Oliver's son and heir, as is contained in the king's letters patent of acquittance of the said 100 marks, which the king has inspected.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Robert de Meringes, who is incapacitated by old age.

Aug. 28.
Lincoln.

To the sheriff of Cambridge. Order to cause the lands in Brunne that Hamo Hauteyn, before his last journey to parts beyond sea, gave to Walter de Stircheleye and Alice, his wife, Hamo's daughter, to be replevied to William de Chaddewrth, now Alice's husband, and to Alice until the quinzaine of Michaelmas; provided that the sheriff may them resume them into the king's hands unless otherwise ordered by the king.

Walter atte Dane, Roger Attestonyhelde, and Richard de Thiney, imprisoned at Canterbury for the death of William le Hattere and Jordan Attehok, wherewith they are charged, have a writ to bail them.

To the keeper of the chace of Bristol. Order to cause Thomas de Berkele to have in that chace six bucks, of the king's gift.

To Roger Lestrangle (*Extranco*), justice of the Forest beyond Trent. Order to cause the said Thomas to have in the forest of Bradene six bucks, of the king's gift.

Aug. 18.
Newcastle-on-
Tyne.

To Malcolm de Harle, escheator beyond Trent. Order not to intermeddle further with the custody of 6 marks 6s. 8d. yearly of rent in Huntendon, as the king learns by inquisition taken by the escheator that the rent,—whereof Simon de Sancto Licio was seised in his demesne as of fee at his death, and which Master Henry de Bray, the late escheator, took into

Membrane 4—cont.

1291.

the king's hands upon Simon's death asserting that the rent was held of the king in chief—is held of Dervergulla de Balliolo, one of the heiresses of David, sometime earl of Huntingdon, which David enfeoffed Simon de Sancto Licio, Simon's grandfather, of the rent, by the service of a quarter of a knight's fee, and that it is not held of the king in chief.

To the same. Order not to intermeddle with the lands that belonged to Simon de Bereford, as the king learns by inquisition taken by the escheator that Simon at his death held nothing in chief of the heir of Robert de Everingham, a minor in the king's wardship, by reason whereof the custody of his lands ought to pertain to the king.

Aug. 30.
Grantham
(Graham).

To the same. Order to cause all the lands that Adam de Novo Mercato held of the king in chief as of the inheritance of Cecily, his wife, in Redburn near Hibaldestowe, which the escheator took into the king's hands upon Adam's death, to be replevied to Cecily until the next parliament, so that there may then be done what ought of right to be done.

Sept. 9.
Amesbury.

To the keeper of the forest of Wauberge. Order to cause Hugh de Cressingham to have in that forest six bucks, of the king's gift.

To the sheriff of Somerset. Order to cause a coroner to be elected for that county in the place of Hugh de Popham, who cannot attend to the duties of the office because he is a member of the household of the abbot of Hyde near Winchester.

Sept. 10.
Amesbury.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Henry de la Porthe, deceased.

To Reginald de Gray, justice of Chester. Order to cause William de Rye to have in the forest of Maklesfeld outside the coombes (*cumbas*) of the forest six bucks, of the king's gift.

Sept. 11.
Amesbury.

To the sheriff of Devon. Order to cause Baldwin le Bastard to have seisin of three messuages and two parts of a carucate of land in Stonhuse near Sutton, as the king learns by inquisition taken by the sheriff that William de Stonhuse, who was hanged for felony, held them of Baldwin, and that they have been in the king's hands for a year and a day, and that Baldwin had the king's year and day thereof, for which he ought to answer to the king.

Membrane 4—Schedules.

Assignment of dower to Isabel, late the wife of Ralph de Stopham, made by Malcolm de Harlegh by the king's writ. There are assigned to her the manor of Lynches, co. Sussex, which is extended at 15*l.* 15*s.* 2½*d.* and the manor of Ludeshulv[e], co. Southampton, which is extended at 12*l.* 3*s.* 10*d.*

Aug. 4.
Berwick.

To Malcolm de Harleye, escheator beyond Trent. Order to assign dower to Joan, late the wife of Gilbert Pecche, tenant in chief, upon her taking oath not to marry without the king's licence.

Aug. 30.
Grantham.

To the sheriff of York. Order not to put Elias de Mydhop on assizes, juries, or recognitions, as it is testified before the king by trustworthy men that he has passed the age of seventy, wherefore he ought not, according to the king's statute, to be placed upon assizes, juries or recognitions.

MEMBRANE 3.

1291.

Sept. 10.
Amesbury.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Olive, daughter of Henry Luvel, a moiety of the manor of Hamptonet, as the king learns by inquisition taken by the escheator that Henry enfeofed her of the moiety ten years before John de Gurnay married her, and that she continued her seisin thereof from that time until her wedding day and afterwards with John until his death, so that John did not die seised thereof in his demesne as of fee and had no right in it except as husband of Olive.

Sept. 10.
Amesbury.

To the sheriff of Gloucester. Order to cause a verderer for the forest of Den to be elected in place of Richard de Biselegh, lately elected, as he cannot attend to the duties of the office because he dwells continuously with Walter Helyun in his service.

Sept. 12.
Lavington.

To Malcolm de Harlegh, escheator this side Trent. Order to cause to be replevied to Theobald de Verdun his lands, which the king caused to be taken into his hands by reason of certain trespasses and contempts committed by him against the king at Cavreswell, and the issues thereof, to be held until the quinzaine of Michaelmas, so that Theobald shall then be before the king to receive in this behalf what justice shall require.

Sept. 16.
Devises.

To the keeper of the forest of Bernewode. Order to cause James de Ispannia to have in that forest six leafless oak-stumps (*robora*), of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Richard son of John to have in the forest of Bernewode ten bucks, of the king's gift.

To the same. Order to cause Walter Balle of Broghton to have in the forest of Melksham six oaks fit for timber, of the king's gift.

Sept. 18.
Devises.

To John de Vescy, justice of the Forest beyond Trent. Order to cause Master William de Langwat to have in the forest of Shirewode three oaks fit for timber, in order to construct therewith a house for the use of a perpetual chaplain celebrating divine service for the soul of Queen Eleanor, the king's consort.

To Roger Lestrangle (*Extraneus*), justice of the Forest this side Trent. Order to permit the abbess of Romseye and her tenants without and within the bridge of Bradebrugg to be acquitted of the lawing (*expeditacione*) of their dogs without the bridge aforesaid and in the hamlets pertaining to the manor of Rameseye, as the king learns by inquisition taken by the justice that king Edgar granted the manor of Rameseye, both without and within the said bridge, with the hamlets pertaining to it, to the church of Rameseye in frank almoin, as freely as he held it in demesne, and that the abbess and her tenants without the said bridge with the hamlets pertaining to the manor were always from that time quit of lawing of their dogs without the bridge and in the hamlets until the time of William de Briwere, who unjustly exacted such lawing from them when he had the custody of the forest of La Bere near Winchester, and that the abbess and her tenants had peace from the lawing from that time until the time when John Maunsell had the custody of the forest, who then caused the lawing to be levied again by one Alan, then his bailiff in that forest, by force and his domination, and so afterwards the foresters who now are levy the lawing there, to the damage of the abbess and against her liberty.

Membrane 3—cont.

1291.

To John de Vesey, justice of the Forest beyond Trent. Order to cause John de Creppinges to have in the forest of Galtres six oaks fit for timber, of the king's gift.

Sept. 18.
Devises.

To the keeper of the forest of Whittlewode. Order to cause Robert son of Nigel to have in the wood of Pokesle, which is within the bounds of the forest aforesaid, six oaks fit for timber, of the king's gift, as he has not had the six oaks that the king ordered him to have in the wood of Hanle, within the bounds of the said forest.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Margaret, wife of Henry de Lacy, earl of Lincoln, to have in the New Forest fifteen live bucks and fifteen live does in order to stock her new park of Caneford therewith.

Sept. 20.
Devises.

To the keeper of the forest of Essex. Order to cause Robert de Stutevill to have in that forest six bucks, of the king's gift.

Sept. 20.
Devises.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Mary, late the wife of William de Breuse, the elder, tenant in chief in England and Wales, the following of his knights' fees, which the king has assigned to her in dower : four fees in Suntinges and Iwhurst, which Thomas Peverel holds ; a fee in Bocham, which Mary de Breuse holds ; a fee and a quarter in Totyngton and Woghewod, which Hamo Bonet holds ; a fee in Michelgreve, which Robert le Faukoner holds ; four fees in Kyngeston and Shyremannebyre, which Robert de Bucy holds ; two fees in Sillyngton and Bracebrugge, which Roger de Conter holds ; two fees in Clopham, which John de Sancto Audoeno holds ; four fees in Morlee, Wodemancote, and Suwyk, which Thomas de Hautyntot holds ; and two fees in Launcyng, Bungeton, and Changeton, which Thurstan de Brok helds.

To the same. Like order to deliver to Mary the advowsons of Findon and Languc, which the king has assigned to her as her dower of William's advowsons in England and Wales.

Memorandum, that this assignment was made in the presence of William de Breuse, son and heir of the said William, and of Mary, with their assent.

To the keeper of the forest of Chippenham. Order to cause Richard Payn to have in that forest five leafless oak-stumps (*robora*) for fuel, of the king's gift.

Sept. 21.
Devises.

To John de Insula, keeper of the forest of Choete. Order to cause Richard de Cumbe, sheriff of Salisbury (*sic*), to have in that forest ten oaks fit for timber for the works of the castle of Salisbury.

To the keeper of the forest of Chipenham. Order to cause William de Cotes to have in that forest two oaks fit for timber, of the king's gift.

Sept. 17.
Devises.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Eustace de Hacche the custody of all the lands that belonged to Baldwin de Aldeham, in recompense for certain custodies previously granted to him but which he did not obtain, together with the advowsons, knights' fees, parks, and all issues from the time of Baldwin's death to 1 May last, as the escheator has not executed the king's order to deliver these lands to Eustace.

Sept. 20.
Devises.

To Edmund, the king's brother, and to the co-executors of the will of the queen of England, his mother. Order, made for the exoneration of

1291.

Membrane 3—cont.

the queen's soul and out of piety, to cause Christiana la Breton, sister of Walter le Breton, of whom she (*ipse*) is the heir, to have seisin until Walter's return of a messuage whereof Walter was seised in his demesne as of fee on the day when he secretly left the parts of Gloucester, as the king learns from the testimony of Edmund and of other trustworthy men that Walter was thus seised of the messuage on the aforesaid day, and that the said queen's bailiffs of Gloucester—asserting that Walter had drowned himself, of which there was and could be no evidence, since he has not been seen alive or dead at Gloucester or elsewhere in England since he left those parts—took the messuage into the queen's hands without reasonable cause as her escheat six years ago, which is still detained from Christiana in peril of the said queen's soul, and against the law and custom of the realm, especially as the messuage cannot be called an escheat on these grounds.

To Malcolm de Harle, escheator this side Trent. Order to cause Peter Mauveysyn, son and heir of Alice, daughter of Peter de Muneton, to have seisin of the lands that his mother held in chief, as the king has taken his fealty.

Vacated, because on the Fine Roll.

Sept. 20.
Devises.

To the sheriff of Surrey. Order to cause William atte Water, imprisoned at Westminster for the death of Robert de Bokelinton, slain in co. Surrey, to be delivered from prison, as the king learns by inquisition taken by the sheriff that he slew him in self-defence, and William has found as mainpernors John Nicole of Guldeford, Peter Attechirche of Perefrith, Thomas le Frilende of Ocham, John Herin, Thomas Herin of Ocham, William Attekep of Sende, Henry Maulaunk, Edward le Priur of Ocham, Gilbert atte Brugge, William Attenok of Clendon, William Costentyne, and Walter Aungo, of co. Surrey.

Sept. 22.
Devises.

To the treasurer and barons of the exchequer. Order to cause the prioress of Ambresbur[y] to be acquitted of 9*l.* 9*s.* 0*d.* exacted from her for the arrears of the ferm of the manor and hundred of Melkesham, as the king has pardoned her.

To the same. Order to cause Agatha de Mortuo Mari to be acquitted of 10*l.* at which she was amerced before the justices last in eyre for a default, as the king has pardoned her at the instance of Roger de Mortuo Mari.

Sept. 23.
Devises.

To the bailiff of La Knolle. Order to cause John de Monte Forti to have in the wood of Hurterugg ten oaks fit for timber, of the king's gift.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Eva, wife of Robert Tibotot, to have in the park of Brustewyk twelve oaks fit for timber, of the king's gift.

To John de Vesey, justice of the Forest beyond Trent. Order to cause the prior of Belvoir to have in the forest of Shirewode six oaks fit for timber, of the king's gift.

John de Redemane and John de Wirkeshall, imprisoned at Carlisle for the death of William son of Benedict de Derham, wherewith they are charged, have letters of bail.

Sept. 24.
Devises.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of Hugh Luvel, tenant in chief, upon her taking oath not to marry without the king's licence, and to deliver two parts of Hugh's lands to John de Soulys, to whom the king has committed the custody thereof during the minority of Hugh's heir (*hered*).

MEMBRANE 2.

1291.

Oct. 18.
Hereford.

To the treasurer and barons of the exchequer. Order to cause William de Botereus, tenant of part of the lands that belonged to Adam de Norton, to be acquitted of 50s. for a fine that Adam made with the late king for the year, day and waste of the goods and chattels that belonged to Roger de Pensterre, who was hanged for felony, as Adam paid this sum into the late king's wardrobe to Peter de Wyntonia, then keeper of the wardrobe, on Saturday after St. Edward, 56 Henry III, as contained in the late king's letters patent of acquittance made to Adam.

To Simon de Ellesworth, supplying the place of Roger Lestrangle (*Extranei*), justice of the Forest this side Trent. Order to cause to be replevied to Nicholas de Bonevill until the coming of the king's justices into England his wood of Delverton, which is within the bounds of the forest of Exemore, and which the justices took into the king's hands because no woodward was found there.

To the sheriff of Northampton. Order to deliver Robert de Burgo and Walter his son, imprisoned at Northampton for a rescue of cattle from Robert de Neweton, bailiff of the hundred of Corby, in bail to six mainpernors who shall undertake to him before the king to do his will at his order.

Oct. 23.
Abergavenny.

To Walter de Bello Campo, constable of Gloucester Castle. Order to cause Christiana la Bretun and John Sage to have seisin of three messuages in Gloucester until the return of Walter le Bretun, brother of Christiana and uncle of John, as the king learns from the testimony of Edmund his brother and of his co-executors of the will of Queen Eleanor, the king's mother, and of other trustworthy men that Walter was seised of the messuages in his demesne as of fee on the day when he secretly left Gloucester, and that the said queen's bailiffs of Gloucester took the messuages into her hands as her escheat six years ago without reasonable cause, asserting that Walter had drowned himself, of which there was and could be no evidence since he has not been seen alive or dead at Gloucester or elsewhere in England since he left those parts, and that they detained them from Christiana and John, and that Walter de Bello Campo still detains them, in peril of the said queen's soul and against the law and custom of the realm, especially as the messuages cannot be called escheats for this reason.

Oct. 23.
Abergavenny.

To the sheriff of Devon. Order to cause John de Vautort of Clist to have seisin of two ferlings of land in Sutton near Stonhuse, as the king learns by inquisition taken by the sheriff that the said land, which William de Sto[n]huse, who was hanged for felony, held, has been in the king's hands for a year and a day, and that William held it of John, and that the decennaries of Sutton had the king's year, day and waste thereof, and ought to answer to the king therefor.

Oct. 24.
Abergavenny.

To the treasurer and barons of the exchequer. Order to cause the prioress and nuns of Acornebur[y] to be acquitted of 20*l.* due to the exchequer for the arrears of a yearly ferm of twelve marks due to the king for the wood of Alstoneswode for the time when they had that ferm by the late king's commission, according to the tenor of the king's previous order to this effect, which is in their possession at the exchequer, and to cause Henry de Soleris, sheriff of Hereford, to be discharged thereof at the exchequer.

To the keeper of the forest of Clarendon. Order to cause Nicholas Morell to have in that forest two leafless oak-stumps (*robora*) for fuel, of the king's gift.

1291.

Membrane 2—cont.

- Oct. 26. To the treasurer and barons of the exchequer. Order to allow to
Abergavenny. Reginald de Grey, justice of Chester, 100*l.* of which the king ordered him to acquit Master Richard the engineer, fermor of the king's mills of Chester, as Richard lately found mainprise before Reginald that he would cause two new mills adjoining the said mills to be erected at his own charges, in consideration whereof the king pardoned him 100*l.* of his ferm for Michaelmas term, in the seventeenth year of the reign, granting that he should hold the new mills with the mills aforesaid until the end of the term contained in the king's commission thereof to him, and Reginald acquitted him of this sum, as will appear to them by inspection of Richard's letters patent testifying the acquittance.
- Oct. 25. To Malcolm de Harle, escheator this side Trent, or to his sub-escheator
Abergavenny. in co. Stafford. Order to cause Bogo de Knovill to have in the parks of Seggeslegh and Duddelegh thirty live bucks, of the king's gift.
- Oct. 26. To the treasurer and barons of the exchequer. Order to cause to be
Abergavenny. allowed to Reginald de Grey, justice of Chester, 58*s.* 7½*d.* in the ferm of the justiceship, as the king learns by inquisition taken by him that Master Richard le Enginur, who holds the mills of Chester of the king at ferm, sustained damage to the value of 58*s.* 7½*d.* by reason of the multure of corn growing in the demesne lands of Chester that used to be ground at the mill that was withdrawn by the assignment of the lands made by the king to certain men of those parts in exchange and recompence for certain of their lands that the king assigned, in the twelfth year of his reign, to the abbot and convent of Vale Royal in augmentation of their maintenance, and that the damage from the said date until 4 October, in the eighteenth year of the reign, amounted to the aforesaid sum, which the king ordered Reginald to allow to Richard, and he did so, as may appear to the treasurer and barons of the exchequer by inspection of Richard's letters patent testifying the payment.
- Oct. 23. To the same. Order to allow to Reginald de Grey, justice of Chester,
Abergavenny. 154*l.*, as the king learns by inquisition taken by him that after the king committed his mills of Chester and his fishery in the water of De pertaining to the bridge over that water to Master Richard the engineer at ferm for twelve years from Michaelmas, in the twelfth year of the reign, for 200*l.* yearly to be rendered to the exchequer of Chester, with provision that if the mills were destroyed by war or fire or if the bridge or the causeway there were carried away by flood without Richard's being guilty thereof, he should not be bound to repair them, in the first year of the ferm the hurdles (*crates*) of the fishery could not be attached under the bridge, and the weirs of the fishery and the barns with the walls of the mills were thrown down and carried away by frequent floods without Richard's being to blame whilst he was in the king's service at Carnarvan, whereby he suffered damage and loss to the value of 40*l.*, and that for three years following the weirs and hurdles with the causeway were thrown down and carried away without his being to blame while he was in the king's service upon several occasions in Wales, whereby he suffered damage and loss in respect to the fishery to the value of 60*l.*, and that while he was in the king's service at Trosselan the causeway was broken and carried away by the floods, so that the mills could not grind for nearly a quarter of a year, so that by this and similar floods happening frequently during the whole time the mills frequently stood without grinding without his being to blame; and he suffered loss during that time to the amount of 54*l.* as to multure; the king, wishing that the 154*l.* shall be deducted from the payment of the ferm aforesaid,

Membrane 2—cont.

1291.

ordered the justice to allow this sum to Richard, and he did so, as may appear to them by inspection of Richard's letters patent testifying the allowance.

Oct. 27. To the keeper of the Hay of Hereford. Order to deliver to the Friars
Abergavenny. Minors six leafless oak stumps in that Hay for fuel, of the king's gift.

To John Buteturte, keeper of the forest of Dene. Order to cause the prior of Wrspring to have in that forest where most convenient for him and least damaging to the king ten oaks fit for timber for the work of his church of Wrspring, of the king's gift.

MEMBRANE 1.

Oct. 26. To the sheriff of York. Order to cause Richard le Keu, imprisoned at
Abergavenny. York for a trespass in the king's fishpond of Fosse, wherewith he is charged, in bail to mainpernors who shall undertake to have him before the justices whom the king shall appoint to hear and determine this trespass.

To the sheriff of York. Order to deliver in bail Robert Abraham, imprisoned at Knaresburgh for the death of John son of Robert Fuke, wherewith he is charged, as the king learns by inquisition taken by William de Santo Quintino and John de Melsa that he slew him in self-defence.

Oct. 28. To the sheriff of Lancaster. Order to deliver in bail William son of
Abergavenny. William de Frekelton, imprisoned at Lancaster for the death of Robert son of Jordan de la More, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Nov. 2. To the keeper of the Hay of Hereford. Order to cause Walter de Red-
Hereford. merleye to have in that Hay six leafless oak-stumps for fuel, of the king's gift.

To William de Vescy, justice of Ireland. Order to cause William Comyn, son and heir of William Comyn, to have seisin of the lands that his father held by knight service of John le Power, son and heir of Peter le Power, a minor in the king's wardship, as the king has taken his fealty.

Nov. 2. To Malcolm de Harleye, escheator this side Trent. Order to assign
Hereford. dower to Petronilla, late the wife of Simon de Scaccario, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order to deliver to Eleanor, late the wife of Hugh Luvel, tenant in chief, 11*l.* 17*s.* 4¼*d.* of land and yearly rent in Shepton de Monte Acuto and Northstokes, and 8*l.* 9*s.* 7½*d.* of land and rent, and of 44*s.* 2*d.* yearly of land and rent in Castle (*Castro*) Cary, and to restore to her the issues thereof, as the king learns by inquisition taken by the escheator that she was jointly enfeoffed with Hugh of the first by William de Monte Acuto, of the second by Peter de la Mare, and of the third by Wymund de Molendino, and that she was in seisin thereof with Hugh until his death, when the escheator took them into the king's hands.

To the sheriff of Hereford. Order to cause Alan Plokenét to have seisin of two parts of nine acres of land in Badeshagh, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Adam son of Hugh de Carewardyn, who was outlawed for felony, held them of Alan, and that the township of Cobliton had the king's year, day and waste thereof, for which it ought to answer to the king.

Membrane 1—cont.

1291.

Nov. 3.
Hereford.

To Malcolm de Harle, escheator this side Trent. Order to cause the prior of Wenlok to have in the park of Weleye twelve live does to stock his park of Madeleye, of the king's gift.

Nov. 2.
Hereford.

To the sheriff of Somerset. Order to cause a verderer for the forest of Redchicche to be elected in place of Matthew de Esshe, lately elected, who cannot attend to the duties of the office because he dwells mostly in co. Hereford, as the king learns.

To the sheriff of Westmoreland. Order to cause Ferrand de Mannia, chaplain, to be delivered from prison and to permit Machabeus de Mannia to go in peace until the morrow of the Purification, as John de Banewell, Hugh le Power, Hugh de Frene, of co. Hereford, Hugh de Leynthall, Hugh de Cheney of co. Salop, and Philip de Leynthall of co. Gloucester have mainperned to have Machabeus and Ferrand, who are imprisoned at Appelby for certain trespasses that they are said to have committed, before the king on the morrow of the Purification to stand to right if any one wish to speak against them.

To the sheriff of York. Order to deliver in bail Roger de Horkestowe, imprisoned at Rypon for the death of Walter de Nessefeld, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

To Thomas de Normanvill, keeper of the king's land of Tyndale. Order to cause Walter de Rotherbyry to have in the chace of Tyndale two bucks and four does, of the king's gift.

Nov. 11.
Worcester.

To Malcolm de Harle, escheator this side Trent. Order to cause Herbert de Saltfleteby, kinsman and heir of Herbert de Saltfleteby, to have seisin of the lands that the said Herbert, his grandfather, held of the king, as the king has taken his homage.

Nov. 12.
Worcester.

To the same. Order to deliver to William de Tudenham, attorney of John de Bohun, the lands whereof John de Bathonia, tenant in chief, was seised at his death, to be held for the use of John de Bohun and Joan, his wife, for a one year, so that John may come to the king in the meantime to do what of right he ought to do for the said lands, as the king learns by inquisition taken by the escheator that Joan is the next heir of John de Bathonia and is of full age.

To the sheriff of Warwick. Order to deliver in bail William Minot, imprisoned at Warwick for the death of Robert de Eccleshall, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

To the sheriff of Hereford. Order to deliver in bail Geoffrey son of Reginald de Monkelene, imprisoned at Hereford for the death of Matilda, late the wife of Gregory le Clerk, as the king learns by inquisition taken by the sheriff that he slew her in self-defence.

Nov. 16.
Kempsford
(Kynemers-
ford).

To Malcolm de Harle, escheator this side Trent. Order to replevy to William de Botereus until otherwise ordered a third of the manor of Kynemarsdon, which the escheator took into the king's hands by reason of the alienation thereof made by R. bishop of Bath and Wells to William, as the king learns by inquisition taken by the escheator that the third part was separated from the other two parts in the time of King John, and that Philip de Albinaco, who holds the two parts of the king in chief, defends the said third against the king and others from all manner of service therefor due.

1291.

Membrane 1—cont.

To the justices next in eyre for pleas of the Forest in co. Hereford. Order not to molest Alan Plukenet for thirty-two oaks for fuel and sixteen roebucks that the king caused to be taken when he was at Hereford in the Hay of Hereford, which is in the custody of Alan, the oaks by divers servants and the roebucks by John de Brabancia, for the expenses of the king's household.

Membrane 1—Schedule.

Oct. 26.
Abergavenny

To Bogo de Knovill, constable of the castle of Montgomery. Order to pay to Nicholas Brusebon, viewer of the works of that castle, 60s. yearly for the time that he has been viewer of the works; which the king granted to him for his expenses in that office, and to pay to him 40s. yearly henceforth for so long as he shall intend the view of the said works by the king's order.

1290.

MEMBRANE 11d.

Nov. 23.
Harby
(*Herdeby*).

Gilbert de Hibbecot acknowledges that he owes to John son of Robert de Hardredeshull 14 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln, Nottingham, and Cambridge.

John de Bruges, clerk, acknowledges that he owes to Adam Clare, clerk, 14 marks.

William le Wodeward of Yateley acknowledges that he owes to William de Hamelton, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Richard de Rede acknowledges that he owes to Master William de Grenefeld 4l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Adam de Monte Forti came before the king at Westminster, on Tuesday after St. Lucy, and sought to replevy his land in Great Houghton, which was taken into the king's hands for his default against Christiana, late the wife of Geoffrey le Lysur. This is signified to the justices of the Bench.

Walkelin de Arderne acknowledges that he owes to Robert le Despenser 33 marks; to be levied, in default of payment, of his lands and chattels in cos. Bucks and Chester.

John de Valoygnes acknowledges that he owes to Philip le Tayllur 50l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

The abbot of St. John's, Colchester, acknowledges that he owes to Peter Burre of Relegh 50 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard Harlewyne came before the king, on Wednesday the eve of St. Thomas, and sought to replevy to Master Ranulph de Saunton the latter's land in Great Houghton, which was taken into the king's hands for his default against Christiana, late the wife of Geoffrey le Lisurs. This is signified to the justices of the Bench.

Robert de Hertford acknowledges that he owes to William de Hamelton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1290.

Membrane 11d—cont.

Robert de Burghassh acknowledges that he owes to Gonsalvo (*Guntisalo*) de Hispannia 30 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Peter Malorre acknowledges that he owes to the abbot and convent of Pippewell 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Dorset.

Dec. 22.
Enfield.

Walter de Teys came before the king, on Friday the morrow of St. Thomas, and sought to replevy his land in Middleton Burham, which was taken into the king's hands for his default against Nicholas de Gardino. This is signified to the justices of the Bench.

Henry de Lacy, earl of Lincoln, acknowledges that he owes to Duracius Uberti, Ubertus Dogy (*sic*) and Brachius Gerardi and their fellows, merchants of the society of the Pulci (*Pullicum*) and Rembertini of Florence, 540 marks; to be levied in default of payment, of his lands and chattels in co. York.—W. de Hamelton received the acknowledgment.

Cancelled on payment, acknowledged by Brachius.

Adam de Osgoteby, clerk, acknowledges that he owes to Duracius Huberti and Hubert de Oysy and their fellows of the society of the Pulci (*Pullicum*) and Rembertini, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Buckingham.

Cancelled on payment, acknowledged by Hubert.

Geoffrey de Oxonia acknowledges that he owes to Robert de Barton 40*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Gilbert Edolf of Yingge acknowledges that he owes to William de Hamelton, clerk, 55*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John son of John de Tateham came before the king, on Friday the feast of St. Thomas, and sought to replevy his land in Sadbergh, which was taken into the king's hands for his default against Sarah, late the wife of John de Tateham. This is signified to the justices of the Bench.

Nicholas de Cliburn, parson of the church of Bruham, and William de Melkanthorp acknowledge that they owe to William Holecote, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

Simon le Kyng of Suthwerk acknowledges that he owes to Reginald de Wycwan 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Nous Guis, cuens de Flandres et marchis de Namur, faisons savoyr a tous, ke purceo qe communement li marchaunt de Engleterre veygnent en nostre tere de Flaundres et amainnecent leur avoirs e il meinteignent lure marchaundises, nus lur arums ottreie, doné e graunté, par le counseyl e par le assentement de nos eschevins de Bruges, de Gaunt e Douay, d'Yppre, e de Lille, les poins e les choses qe ci araunt sunt escrites e devises.

Primerement, qe li devant dit marchaunt de Engleterre ne lur avoyrs ne puissent estre pris ne arresteu en Flaundres pur content ne pur covenance, ne pur dette, ne pur fait de garszuns, ne de vadles, si ceo n'est pur le feyt de marchaunt ou pur sa dette e pur sa plegerie.

1290.

Membrane 11d—cont.

E si wiere surgoit (qe ja n'aveigne!) entre le roy de Engleterre e le counte de Flaundres, ke li cuens de Flaundres, qe au tens serra, lur freit assaver, dedens quaraunte jours devaunt ceo q'il arrestast rien de lur, q'il wydassent sa tere; e deivent estre sauns countredit en sauf conduit de aler a lure volunté e de meveir lur avoirs dedeins ces quaraunte jours.

Derechief, qe si on deit a acun marchaunt de Engleterre dette en Flaundres, dunt il eit lettres de dettur ou conissaunce de chevins ou de autre bone gent, qe on lur face dreit e lei hastivement, sulum le usage e le custume de lieu ou on devera la dette.

Derechi[e]f, ke si acuns mefeseit vers ascun marchaunt de Engleterre ou de lur meyné, u il vers autri en Flaundres, qe hastive jugement seit fet sulum le ley du lieu la ou li fet seint fets.

Derechief, qe nos marchaunt ne vadles de marchaunt ne seint emprisonés pourvek qe il doint souffisaunt pleyerie en cateil qe pur li respoygne a ley, mes qe li feit ne seit tel pur quei on deit perdre membre ou vie.

Derechief, ke li dit marchaunt puyssent demoreir en Flaundres e ameneir lur avoir la u il vodrunt, e vendre a ki q'il vodrunt, paiaunt dreite custumes, saunz estatut feire contre chou, sauve ceo q'il deivent tenir la feste de Lille e de Trehout.

Derechief, ke ceo debas ki a l'ueile peüst estre mon[s]treis estoit de leyne vendue e acchaté de acune hume de Engleterre e de Flaundres, cis debas deit estre adrechies par les wart de dieus preudumes, dunt li marchauns de Engleterre prendrunt un e li marchaunz de Flaundres le autre; e si ceo dieus ne se acordent, li baillifs de lieu la ou ceo debat serra deit estre li tiers a terminer ceo debat por sen seirement.

Derichief, ke li dit marchaunt puyssent avoir teus courretiers q'il vodrunt pur feire lure marchaundises.

Derichief, ke li avoirs de dit marchaunz q'il vendrunt u acchacerunt en Flaundres desore en avaunt, serre peseis e balaunceis.

E s'il avenoist ke li devant dit marchaunt widoint nostre tere par le wierre deseure dite, si voluns nus qe celi wierre appaisié u respitée en ascune bone manere, qe li devaunt dit marchaunt puyssent venir en nostre tere pur feire e maintenir lur marchaundises sicum devaunt, e ke il gochent des fraunchises deseure noumees.

Toutes cestes choses avuns nous e li marchant avaunt dit couvenencie et promis a faire e a tenir en bone fey, sauns fraude e sauns boisdie. E en temoygnage de ceste chose avuns nus pendu nostre seal a ces presentes lettres, qe furent dunes a Wynendale, l'an de grace mil deus cens quatre vins e deus, el mois de Septembre, le Vendredi apres le Seint Mathiu le Apostle.

Henry de Guldeford, Robert de Werlingham, Stephen Pykeman of London, John Gerard, Thomas Jun, and William de Punte Teguli acknowledge that they owe to Robert, bishop of Bath and Wells, and Henry de Lacy, earl of Lincoln, and the other executors of Queen Eleanor, the king's late consort, 200 marks; to be levied, in default of payment, of their lands and chattels in cos. Surrey and Hertford.

John de Hastings acknowledges that he owes to Walter de Langeton, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Leicester.

Cancelled on payment.

1291.

Jan. 4.
Ashridge

To the abbot of Cluny. Letter announcing the death of Queen Eleanor, the king's consort, on 4 Kal. December last, and requesting his prayers for her soul, etc. [*Fœdera.*]

1291.

Membrane 11d—cont.

Thomas de Sallay and Margery, his wife, came before the king, on Tuesday the morrow of the Circumcision, and sought to replevy his land in Dulverton, which was taken into the king's hands for their default against Hawise, late the wife of Thomas Pyn. This is signified to the justices of the Bench.

MEMBRANE 10d.

William fiz la Persone of Temesford came before the king, on Wednesday after the Epiphany, and sought to replevy his land in Temesford, which was taken into the king's hands for his default against Henry de la Legh of Temesford. This is signified to the justices of the Bench.

Enrolment of agreement between Sir William de Valencia, earl of Pembroke, and Sir William Martyn, lord of Kemmeys, whereby the latter acknowledges and grants that he and his heirs are bound to do suit at the county [court] of Pembroke for the land of Kemmeys for ever. He also grants that William de Valencia and Joan, his wife, and Joan's heirs shall have in all the land of Kemmeys cognisance of rape, arsons in time of peace, forestall, treasure trove, and cognisance of appeals of homicide, and of any other felony without mainour, and the abjuration by felons of the church, the office of coroner concerning the death of a man, first, however, warning the bailiffs of William Martyn and his heirs, in case they wish to be present; saving to William Martyn and his bailiffs the attachments and judgments of such felons found in the land of Kemmeys as shall happen to be indicted before the coroner, unless there be an appeal thereof without mainour. He also grants that William de Valencia and Joan, his wife, and Joan's heirs shall have cognisance of injuries and trespasses of William Martyn and his bailiffs there, and pleas of fresh force both of fairs and of free tenants, and the running (*cursus*) of all writs by the seal of the chancery of Pembroke, with the execution thereof and with all things pertaining to them. William de Valencia grants to William Martyn the cognisance of all pleas arising within the precinct of the whole land of Kemmeys that may be duly determined in his court of Kemmeys, unless it be through the default of William Martyn or his bailiffs, where they have been remiss in doing justice or have denied justice, in which case William de Valencia and Joan and her heirs shall apply correcting hands to such cognisances. And that William Martyn shall have all other liberties that they and their ancestors have heretofore used in the said land without contradiction from William de Valencia and Joan and their heirs. Dated at Kinges Clipston, in the presence of the bishop of Bath and Wells, the chancellor, Sir Robert de Tybotot, Sir Ralph Bluet, Sir John Wogan, and Sir William de Well, on 5 November, 18 Edward.

Memorandum, that this indenture was enrolled on Wednesday before St. Hilary, 19 Edward, by the order of the chancellor and with the consent of both parties, who acknowledged it before the king.

Robert Russel of Weston came before the king, on Thursday after the Epiphany, and sought to replevy to William son of William Abbot and Roesia, his wife, their land in Farnyngho, which was taken into the king's hands for their default against Agnes, late the wife of John le Keu of Babbelake. This is signified to the justices of the Bench.

John le (*sic*) Dune, son of William de Dune, acknowledges that he owes to John de Drokenesford, clerk, 43s.; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Wilts.

Cancelled on payment.

1291.

Membrane 10d—cont.

Bartholomew de Stokebur[y] came before the king, on Friday after the Epiphany, and sought to replevy to John de Greneweve and Alice, his wife, and to Hugh le Paumer and Agnes, his wife, their land in Shreveton, which was taken into the king's hands for their default against Walter le Bakelere. This is signified to the justices of the Bench.

Adam atte Slogh came before the king, on Saturday the feast of St. Hilary, and sought to replevy his land in Luton, which was taken into the king's hands for his default against Alice, late the wife of Roger le Wys. This is signified to the justices of the Bench.

Adam Brun came before the king, on the said Saturday, and sought to replevy his land in Luton, which was taken into the king's hands for his default against Alice, late the wife of Roger le Wys, and Christiana, late the wife of Reginald de la Dolewe. This is signified to the justices of the Bench.

John Aungevyn of Dunstaple came before the king, on Saturday the feast of St. Hilary, and sought to replevy his land in Luton, which was taken into the king's hands for his default against the said Alice and Christi[a]na. This is signified to the aforesaid justices.

Jan. 13.
Ashridge.

Alan Osemund came before the king, on the aforesaid Saturday, and sought to replevy to Drogo de Barentyn and Petronilla, his wife, their land in Duneyston, Childecenefeld, Twynstede, Mapelthurstede, * Twynstede, *Mapelthurstede, Middelton, Pebeners, Henye, Halstede, Hengham Sibily, Tillebur[y], Barsham and Pakelesham, which was taken into the king's hands for their default against Joan, late the wife of William de Barentyn. This is signified to the justices of the Bench.

Jan. 16.
Ashridge.

Richard le Croner came before the king, on Tuesday after St. Hilary, and sought to replevy to the prior of Felleie the latter's land, which was taken into the king's hands for his default against Joan, late the wife of Robert de Rerisby. This is signified to the justices of the Bench.

Jan. 13.
Ashridge.

Robert de Hoo and Beatrice, his wife, came before the king, on Saturday the feast of St. Hilary, and sought to replevy their land in Clopton, which was taken into the king's hands for their default against William de Clopton, chaplain. This is signified to the justices of the Bench.

—————
Ralph Ferre came before the king, on Saturday after St. Hilary, and sought to replevy to Thomas Ferre the latter's land in Tunleye, which was taken into the king's hands for his default against Alice, late the wife of Gilbert de Tunlegh. This is signified to the justices of the Bench.

—————
The said Ralph came before the king, on the same day, and sought to replevy his land in Tunlegh, which was taken into the king's hands for his default against the said Alice. This is signified to the said justices.

John de la Lee acknowledges that he owes to Ralph de Hengham 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

John Marmyun acknowledges that he owes to Margery, late the wife of Nicholas de Eketon, and executrix of his will, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Robert Marmyun acknowledges that he owes to Nicholas de Bulingbrok 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

* This repetition occurs in the enrolment.

1291.

Membrane 10d—cont.

William de Luton, knight, acknowledges that he owes to John son of John Martyn 30s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

The prior of Hurle acknowledges that he owes to William de Hamelton 20l.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

Clement de Plumstede and William de Aldeburgh acknowledge that they owe to Robert de Benchale 12l.; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Nicholas de Queneby acknowledges that he owes to Richard de Bereford 15½ marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John Devies, knight, acknowledges that he owes to Robert de Bardelby, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in cos. York and Lancaster.

Cancelled on payment.

Ingram de Gynes acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Ivo Barat acknowledges that he owes to Hugh de Vienna 25 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Nicholas de Whathamstede acknowledges that he owes to Hugh de Dineveton and William de Crokesleye 50 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Feb. 4.
Eynsham.

William de Kirkeby, knight, Master Guy de Tillebrok, Philip de Everdon, and John de Cotene, executors of the will of John, late bishop of Ely, acknowledge that they owe to William Servat and Reymund de Sancto Clemente, and their fellows, merchants of Cahors, 400 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

For this recognisance William and Reymund remitted to the executors all debts due to them and their fellows from the bishop at his death, and they acquitted the bishop and his executors thereof.

William de Percy, canon of York, acknowledges that he owes to William de Hamelton 27l. 6s. 3d.; to be levied, in default of payment, of his lands and chattels in co. York.—Robert de Bardelby received the acknowledgment by order of the chancellor.

Walter de Stirkelaund and Humphrey de Melkanthorp acknowledge that they owe to Robert de Barton, clerk, 4l. 10s. 0d.; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

Feb. 3.
Enstone

The master of St. Mary's Hospital, Chichester, Gilbert atte Pyrie, William de Pollesden, Godwin de Pollesden, Robert de Waphurst, and Peter de Hamptenet acknowledge that they owe to Ralph de Hengham 139½ marks; to be levied, in default of payment, of their lands and chattels in cos. Sussex and Surrey.

1291.

Membrane 10d—cont.

Ingram de Gynes acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Ingram de Gynes acknowledges that he owes to Margery de Eketon, executrix of the will of Nicholas de Eketon 11*l.*; to be levied, in default of payment, of his lands and chattels in cos. Westmoreland and Lancaster.

Note of payment of the first moiety.

Simon de Throp acknowledges that he owes to Philip de Monte Gomeri 300 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert le Cupere acknowledges that he owes to Richard le Brewere 20 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Robert, abbot of Colchester, acknowledges that he owes to William de Hamelton 58*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

The said abbot acknowledges that he owes to William 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Thomas de Knaresburgh, attorney of Martin de Grymeston, executor of William's will.

MEMBRANE 9*d.*

John le Daunsere of Cristeshale acknowledges that he owes to Master Reginald de Braundon 70 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Roger le Mareschal acknowledges that he owes to Robert le Mareschal 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Gilbert de Theyden acknowledges that he owes to Adam le Tayllur of London 66*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

The said Gilbert de Thedden acknowledges that he owes to Hugh le Tayllur, citizen of London, 51*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Shepeye acknowledges that he owes to Philip Burnell, knight, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Philip Burnell, knight, acknowledges that he owes to the aforesaid William 500 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

John de Luvetot, the elder, acknowledges that he owes to Clement de Plumstede 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

1291.

Membrane 9d—cont.

Richard de Hispannia acknowledges that he owes to William de Hamelton, clerk, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Note of payment of 20l.

The abbot of Pippewell acknowledges that he owes to William de Hamelton, clerk, 140 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John de Goldwell acknowledges that he owes to William de Hamelton, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Gervase de Clifton acknowledges that he owes to the said William 10 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Nottingham and York.

Robert Baygnard acknowledges that he owes to Robert de Benehale, clerk, 60l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor ordered this recognisance to be enrolled.

Master Thomas de Sudinton acknowledges that he owes to Robert Mygnot 100s.; to be levied, in default of payment, of his lands and chattels, in co. Northampton.

John de Aneslegh acknowledges that he owes to William de Hamelton, clerk, 28l.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Walter atte Stable of St. Edmunds acknowledges that he owes to Ivo le Laner, citizen of London, 4l.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William de Claveringg came before the king, on Monday after St. Matthias, and sought to replevy to Henry de Rodynton and Juliana, his wife, John de Nedenton and Agnes, his wife, their land in the suburbs of Oxford, which was taken into the king's hands for their default against John de Orfevre. This is signified to Gilbert de Thorneton and his fellows, justices to hear and determine the king's pleas.

John de Bikenore acknowledges that he owes to John Cole, citizen of London, 31l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Mereden acknowledges that he owes to Master Peter de Pecham 19l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

John, parson of the church of Elmestede, acknowledges that he owes to Richard son of John 4l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Mary, late the wife of William de Brehus', the elder, puts in her place Hugh de Jernemuta and William de la Leye to demand and receive her dower.

Enrolment of indenture witnessing that whereas there was a dispute between the abbot and convent of Pippewell, of the Cistercian order, in the diocese of Lincoln, and Arnald de Soliz and William Servat, as well

1291.

Membrane 9d—cont.

for themselves as for John de Redole, Gerard de Briole, and other their fellows, citizens and merchants of Cahors, and both parties promised to abide by the arbitration of Nicholas de Warwyk and Roger de Scotere concerning all disagreements, actions, challenges and demands up to the feast of the Purification last past. The arbitrators, after examining the writings between the parties, ordain that the merchants shall have all the wool of the house of Pippewell, both the common wool of the house and the 'tailler' wool (*lanam tailler*) of the same, for the year 1291 and for twelve years following, paying for the first three years 18 marks sterling for each sack of good wool of that house, 14 marks for each sack of medium wool, and 10 marks for each sack of lock-wool (*saccum loccarum*), and for the following ten years 21 marks for a sack of good wool, 14 marks for each sack of medium wool, and 13 marks for each sack of lock-wool; packed so that the wool called 'tayller' of the house shall be packed (*brusetur*) among the common wool of the house in the form of common wool by the preparer (*preparatorem*) of the said merchants sworn for this purpose. For which wool the merchants have paid in earnest to the monks 106*l.* 13*s.* 4*d.*, which the monks are bound to allow to the merchants in the preparation to be made to them at Boston for the said wool in the following manner: in the first year 10 marks and for the ten following years 100*l.*, that is 10*l.* a year. The merchants shall pay to them in each of the thirteen years at London on the third Sunday after Martinmas on account of the wool 63*l.* 6*s.* 8*d.*, and on the fourth Sunday after Easter 73*l.* 6*s.* 8*d.*: which sums the monks shall allow to the merchants in the full payment due to them each year for the wool aforesaid, which full payment the merchant shall make (*fac'*) to the monks at Boston fair in six weeks from Midsummer, and at the said day and place the monks shall render to them the said wool prepared, packed (*bursatas*), and weighed according to the ancient and due custom of the abbey, and faithfully packed (*impaccatas*) in the sarplers of the monks, at the expense of the monks, in each of the thirteen years; for which wool the merchants shall pay toll. Forasmuch as the merchants were wont to receive the 'tayller' wool of the said house entirely, and* it is now ordained that it shall be packed (*bursetur*) among the common wool, and the monks shall pay to the merchants for divers trespasses and damages inflicted upon them two sacks of wool of the house as it leaves the sheepfold, well washed, dry, and cleaned, at the place and term aforesaid in each of the thirteen years; which two sacks shall be received from all the wool of the house before any of it be packed (*bursetur*). If the monks fail in payment of the said two sacks in any year, the merchants shall be quit of 16 marks of the full payment due to the monks for each sack not delivered. It is ordained that the merchants' preparer shall be at the costs and expenses of the abbey so long as he shall be occupied about the preparation of the wool, to wit food, drink and lodging, and that he shall prepare the wool well and faithfully without hindrance from the monks as he has been wont to do hitherto; and that the merchants shall have free entry and issue to the preparer while he is thus occupied. After preparation of the wool have been made by the preparer, neither party shall have power to reject or refuse any part of the wool against his deed, or to challenge his proceedings in any way. The monks shall give to the preparer during the said term five stones of common wool of the abbey as it leaves the sheepfold. It is ordained that the wool-shed (*lanar'*) in which the wool shall be and has been wont to be prepared shall be got ready with boards firmly attached that the wool shall

* This *and* appears to be redundant.

1291.

Membrane 9d—cont.

reach from the land or pavement of the wool-shed to the height of half a foot, and in the same way the said wool-shed shall be got ready with boards firmly attached along (*per*) the walls about the wool during the term aforesaid. It is also ordained that 900 of the common two-tooth sheep (*bidentibus*) of the abbey shall be separated, half of which shall be ewes and the other half males, by the view of the merchants before Mid-Lent next, which sheep the monks shall hold of the merchants and they shall be signed with the mark of both parties, and shall then remain in divers places with the two-tooth sheep of the monks in as good pasture and custody of the abbey as the monks' own two-tooth sheep, at the costs of the abbey, with all their issue, accordingly as the pastures may suffice for the number of heads, until they come to the number of 2,000, so that the merchants shall have a moiety of the wool of all the said sheep each year. If any of the said sheep shall die, their skins shall be sold each year by the view of a man deputed for this purpose by the merchants, and the money thence arising shall be expended upon other two-tooth sheep for the use of the parties until the number of 2,000 be reached; and the man thus deputed by the merchants shall survey the said two-tooth sheep at his will, and in his presence or the presence of any of the said society the issues arising from the aforesaid 900 sheep shall be marked each year until the number of 2,000 be reached, so that the monks shall not contravene the form of this ordinance in aught. When the number of 2,000 have been completed, the rest of the issue with the wool of the aforesaid 1,000 (*sic*) shall be equally divided between the monks and the merchants and taken away every year, so that the number of 2,000 shall remain until the end of the said term, which number both parties are bound to make up in their proportion when it shall fall short. At the completion of the term the 2,000 sheep with their issue of the same year shall be equally divided, and the monks shall acquit the merchants* of all tithes due by reason of any two-toothed sheep delivered to them by the merchants at any time before the making of this deed, and the merchants shall hereafter pay the tithes in their proportion. As the monks have not satisfied the merchants for a sack of wool in which they were bound to them for last year, as appears by the abbot's recognisance, and have not answered sufficiently for the issues of 733 two-tooth sheep for two years, it is ordained that the monks shall deliver to them three sacks of common wool of the abbey without 'cot,' 'gard,' black, gray, 'clacc,' and without any villain fleece, and 40s. for the merchants' damages by reason of the detention of the aforesaid sack, at Boston at the monks' cost in the delivery of the other wool of the house in the year 1291, together with five stones of entire wool of the house in which the monks were indebted to the merchants' preparer for the past year, for which the merchants have satisfied him. As the monks have acknowledged that they have received a loan from the merchants at the time of the making of the present deed of 120l., it is ordained that the monks shall allow to them and their fellows the said sum of money in the full payment due to them for the wool for the first six years of the term, to wit 20l. yearly, in the said fair. The merchants shall give to the monks at the said day and place yearly a tun of good wine for the celebration of mass in the said house. If the monks in any year during this term shall sell good medium wools or locks (*loccas*) to any other merchants or do [not] deliver (*solvere*) all the wool at the place and times ordained, they shall be bound to pay to the merchants, so soon as they have been convicted of so doing, 20l. for each sack of good wool,

* Here begins Membrane 8 dorse.

1291.

Membrane 8d—cont.

20 marks for each sack of medium wool, and 10*l.* for each sack of locks thus sold or detained. If the merchants fail in their payments in any year at the times and places specified, the monks shall be acquitted of a sack of the better wool of the abbey for every ten marks thus not paid. For the observance of these covenants the monks charge their church and their successors and all their goods, moveable and immoveable, ecclesiastical and secular, present and future; and Arnold charges himself and his fellows and all their goods; and the parties have set their seals to this indenture with the seals of Sir William de Hamelton, Sir William de Carleton, and of the arbitrators. Dated at London, on the last day of February, 1290. And the word *amoveatur* is interlined before the sealing.

Enrolment of release by Jolan son of Jolan de Dunelmia to John son of John de Berneval of his right in the manor of Raurethe, co. Essex, within the limits of the hundred of Rocheford, and whatsoever he had of John's gift and demise in that manor or outside it, which manor he had of John's gift. Witnesses: Sir Ralph de (*sic*) Bygod, Sir Gilbert son of William, knights; Peter de Berneval, John son of Peter, William son of Walter de Dunmawe.

Memorandum, that Jolan and John acknowledged this deed. The chancellor ordered [it to be enrolled], on the information of W. de Hamelton.

Adam de Hertweiton acknowledges that he owes to Master William de Corbrigge 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

March 7.
Bishop's
Itchington.

The abbot of Glastonbury acknowledges, for himself and his successors, that he owes to Baruncinus, merchant of Lucca, 380 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

John de Berneval acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

The prioress of Wrokishale acknowledges that she owes to R. bishop of Bath and Wells 22*s.* 4*d.*; to be levied, in default of payment, of her lands and chattels.

Cancelled on payment.

Hugh de Upton came before the king, on Wednesday after St. Gregory, and sought to replevy to Thomas de Upton and Matilda, his wife, their land in Siveleswrth, which was taken into the king's hands, for their default against Walter le Webbestere. This is signified to the justices of the Bench.

Master Adam de Botinton, clerk, acknowledges that he owes to Robert, bishop of Bath and Wells, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled, as W. de Werministre, keeper of the Hanaper, asserted.

March 19.
Repton.

To the sheriff of Northampton. Order to cause a regard in the forest of Rokingham to be made before the coming of the justices of the Forest, so that it be made before Easter next.

[*Capitula.*]

March 21.
Repton.

John le Venur of Hauthirne acknowledges that he owes to Richard de Lucteburgh, parson of the church of Lucteburgh, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

1291.

Membrane 8d—cont.

John de Lodbrok acknowledges that he owes to Robert de Tibotot and the other executors of the will of Edith, late the wife of Thomas de Estleye, 12l. ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled upon payment, acknowledged by Adam de Morton, one of the executors of Edith's will.

Enrolment of agreement made on 21 March, 19 Edward, at Repindon, before Sir William le Latimer and Sir William de Leyburn, knights, and Sir William de Hamelton, archdeacon of York, and Sir Walter de Langeton, the king's treasurer, John de Langeton, William de Birlay, and others, between Sir William de B[r]ewes and the Lady Mary, late the wife of William de Brewes, father of William, concerning her dower. It is agreed that she shall retain in dower for the lands that belonged to William the father in Sussex and in Gouer in Wales the manors of Findon, Wassinton, Segwik, Grenstede, Kingesberne, and Bedinges (except the pastures of sheep on the hill towards Lewes): to have for her life as fully as William the father held them, saving to William the son the royalty of his barony of Brembre. William also grants to her his barn within his castle of Brembre, so that she may enter it and store her corn therein, and that she may stay each year when she will in the castle of Brembre from Michaelmas to Easter, and that she may have a keeper with the porter of the castle to keep and protect her corn and other goods,* but William shall maintain (*optinebit*) his constable and porter with the ward of the gaol throughout the year. Mary grants to William the dower falling to her of the chase called the 'Forest of St. Leonard' for the park of La Stock, on condition that she have a third of the pannage of the chace, and housebote (*husbote*) and heybote by the view of William's forester. And she shall grant to William 4l. 15s. 9d. yearly. If any house within the castle be burnt through the fault of any of her household, she shall rebuild it at her own cost. Dated as above. It is to be known that William granted that Mary shall choose and have her dower of the manor of Bidlington at her pleasure.

Memorandum, that William and Mary came into chancery and acknowledged this deed, and prayed that it should be enrolled.

Enrolment of agreement made at Derleye, on 23 March, 19 Edward, before the men mentioned in the preceding, between Sir William de Breous[e] and Richard, his brother, and Mary, late the wife of Sir William de Breous[e], father of William and Richard, concerning her dower. It is agreed that she shall retain in dower for the lands that belonged to William in co. Gloucester the toll of the market of Tettebur[y], with the pleas and perquisites of court of the market and all other appurtenances. Dated as above.

Memorandum, that William and Mary came into chancery and acknowledged the preceding deed, and prayed that it should be enrolled.

John de Toucestre came before the king, on Saturday the eve of the Annunciation, and sought to replevy to Henry de Redinton and Juliana, his wife, John de Netlinton and Agnes, his wife, their land in the suburbs of Oxford, which was taken into the king's hands for their default before the justices to hear the king's pleas in his court against John le Orfevre. This is signified to the justices.

Robert son of William de Weston came before the king, on the said Saturday, and sought to replevy his land, which was taken into the king's

* Here begins Membrane 7d.

1291.

Membrane 7d—cont.

hands for his default against Hugh son of Adam son of Robert. This is signified to the justices of the Bench.

March 26.
Elmdon.

Philip de Lenn came before the king, on — after the Annunciation, and sought to replevy his land in Chastrefeld, which was taken into the king's hands for his default against William le Espicer of Chasterfeld. This is signified to the justices.

John le Wyse came before the king, on Friday after the Annunciation, and sought to replevy a messuage in Romeseye, which was taken into the king's hands for his default against John le Engleys. This is signified to the justices.

March 31.
Hampole
(Hanepol).

Thomas de Eton came before the king, on Saturday after the Annunciation, and sought to replevy John Bette's land in Retteford, which was taken into the king's hands for his default against Robert Violet and Elizabeth, his wife. This is signified to the justices.

William le Vavasur acknowledges that he owes to William de Hamelton 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

The prior of Boulton acknowledges that he owes to William de Hamelton, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Gilbert de Burnolfhisheved acknowledges that he owes to William de Hamelton 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

April 4.
York.

To the sheriff of Gloucester. Whereas a plea pends before the king between the prior of Go[l]delive and Gilbert de Clare, earl of Gloucester and Hertford, concerning divers wrongs and grievances inflicted upon the prior by the earl, and the earl and his bailiffs of Karlioun and Newport (*de Novo Burgo*) have distrained the prior and his men after the king had ordered the earl to desist from aggrieving the prior while the plea is pending and to cause his ministers to desist; wherefore the king has renewed the order to the earl: the king orders the sheriff to defend and protect the prior unless the earl desist.

To Gilbert de Clare, earl of Gloucester and Hertford. It is shown to the king on behalf of the prior and convent of Goldclive that whereas they ought not to be impleaded by any other writs than the king's, and they and their predecessors have been impleaded only by royal writs, and a plea concerning this liberty pends before the king between the earl and them (*ipsum*), nevertheless the earl and his bailiffs of Karlioun and Newport (*de Novo Burgo*) distrain them to answer before him and his bailiffs for divers things concerning them and their men, although the king ordered the earl at another time to desist from aggrieving in any way the prior and convent pending the said plea, and to order his bailiffs to desist from so doing: the king orders the earl to supersede distraining the prior and convent, and to cause his ministers to supersede doing so until the plea be determined, and to release any distraint that he may have made. The king also orders him to have John Tassale, Llewelyn ab Eynon, Griffin Vaghan, and Gilbert le Waleys, his bailiffs who distrained the prior and convent after the commencement of the plea, before the king in a month from Easter to answer to the king for the contempt aforesaid and to the prior for the trespass.

1291.

Membrane 7d—cont.

Thomas Peyt of Boston acknowledges that he owes to Giles de Ravenesfen, merchant of Brabant, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William le Latimer acknowledges that he owes to the bishop of Bath and Wells 18s. 4d.; to be levied, in default of payment, of his lands and chattels in co. York.

April 13. Henry son of Adam de Knolle came before the king, on Friday before North Palm Sunday, and sought to replevy to Maud de la More her land in Allerton. Otry Flemyng, which was taken into the king's hands for her default against Robert de Grenewey.

Richard Feteplace came before the king, on the same day, and sought to replevy to Agnes, late the wife of Henry de la Wike, the latter's land in Esthanneye, which was taken into the king's hands for her default against Robert Hemmyng. This is signified to the justices.

Roderic de Weylite came before the king, on Friday before St. Tiburtius and Valerian, and sought to replevy his land in Lunday, which was taken into the king's hands for his default against Olive, late the wife of John de Marisco. This is signified to the justices of the Bench.

April 16. To Robert de Stutevill.* Order to be with the king at Norham in six Darlington. weeks from Easter next with horses and arms and all the service due to the king, in order to perform his service to the king. [*Fædera; Parl. Writs.*]

The like to sixty-seven others. [*Ibid.*]

The sheriffs of York, Lancaster, Westmoreland, Cumberland and Northumberland are ordered to warn all owing service to be [at Norham], etc. [*Ibid.*]

April 18. Simon son of Walter de Torp came before the king, on Wednesday Durham. before Easter, and sought to replevy to Roger de Scaldewell the latter's land, which was taken into the king's hands for his default against John son of Thomas. This is signified to the justices of the Bench.

April 11. The abbot of Teukesbyry and John de Gouiz came before the king, on Newburgh. Wednesday before St. Tiburtius and Valerian, and sought to replevy their land in Hammepreston, which was taken into the king's hands for their default against Agnes, late the wife of Alexander de Auno. This is signified to the justices of the Bench.

Henry Tilly, parson of the church of Lillingstan, acknowledges that he owes to William de Holecote, clerk, 20l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

April 23. Adam Scot of Hertwayton came before the king, on Tuesday after Newcastle-on-Tyne. Easter, and sought to replevy his land in Hertwayton, which was taken into the king's hands for his default against Henry Colt of Hertwayton. This is signified to the justices.

May 13. John de Rocheford acknowledges that he owes to William de Hamelton, Norham. clerk, 84l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

* This name and several others have been run through with a pen. This was probably done at a slightly later date when using this order and the list of tenants to whom it was issued as the basis of the later order.

1291.

MEMBRANE 6d.

Brother William de Bruges, abbot of Lilleshull, acknowledges that he owes to Elias Chaufecire, the king's spigurnel, 60s. yearly for life; to be levied, in default of payment, of his lands and chattels in co. Salop.

May 28.
Norham.

James de Sancto Victore, parson of the church of Wynepol, acknowledges that he owes to Walter de Langeton, clerk, 90 marks; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Southampton.

June 4.
Norham.

Memorandum, that the king granted to David de Thorthorald, knight, who is dwelling in the king's service by his order, and who is attached by writ of judgment of great distress to be before the justices of the Bench in fifteen days from Holy Trinity, to make recognisance in a great assize before them between the prior of Gisseburn and Alan de Roule in a plea of land, that the issues of his lands, which the sheriff of Cumberland returned before the said justices at the said day, shall be remitted to David, if they were then forfeited by reason of his absence, and that the amercement then imposed upon him for this reason shall be pardoned to him by reason of his stay aforesaid.

William de la Leye acknowledges that he owes to William de Ham', clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Robert de Joneby acknowledges that he owes to Master William de Pykering, archdeacon of Notingham, 20l.; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

June 8.
Norham.

Henry de Kigheleye, William le Vavasur, William de Stopham, John de Hudleston, Nicholas de Leycestria, and John de Pothou acknowledge that they owe to Henry de Lascy, earl of Lincoln, 140l.; to be levied, in default of payment, of their lands and chattels in cos. York and Lancaster.

Henry de Kichelay acknowledges that he owes to William le Vavasur and the others named above 140l.; to be levied, in default of payment, of his lands and chattels in cos. York and Lancaster.

Richard le Brun acknowledges that he owes to Master William de Pykering, archdeacon of Notingham, 12 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

June 11.
Norham.

Robert son of Laurence de North Seton came before the king, on Monday the feast of St. Barnabas, and sought to replevy his land in North Seton, which was taken into the king's hands for his default against Adam de Oterington and Is[olda], his wife. This is signified to the justices.

Enrolment of agreement, made at Norham, on 12 June, 1291, between Sir Norman de Arcy, knight, and Sir William de Luda, bishop of Ely, whereby Norman demises to the bishop all his manor of Stalingburgh, co. Lincoln, for six years from Michaelmas next and until the bishop shall receive six crops, besides the fruits, profits, and plough-oxen that the bishop shall receive from the said day by the sale of Norman for 200l. sterling, which the bishop paid beforehand. For observance of this Norman charges him and his heirs and goods to the distraint of the treasurer and barons of the exchequer, and the justices, sheriffs and bailiffs of the king. If the bishop incur any damage or expense by reason of the non-observance of this agreement through Norman's default, the latter shall make good and restore them. The bishop shall maintain the houses in the manor in good repair. Norman acknowledged the agreement in chancery, and caused it to be enrolled by his frequent requests.

1291.

Membrane 6d—cont.

Memorandum, that Norman came into chancery, on Wednesday the morrow of Whitsuntide, before R. bishop of Bath and Wells, the chancellor, and acknowledged the deed.

June 12. Gilbert de Umframvill, earl of Anegos, acknowledges that he owes to
Norham. John de Creystok 500 marks; to be levied, in default of payment, of his lands and chattels in cos. Northumberland and Rutland.

June 24. Richard de Punchardun acknowledges that he owes to Robert de
Berwick-on-Clidrehou, clerk, 100s.; to be levied, in default of payment, of his lands
Tweed. and chattels in co. Lancaster.

Enrolment of grant by John son of John son of Robert de Cauceys to Henry Cheval of the lands in Suth Caldecote and Bolle Brik'hulle, with the advowson of the church of All Saints at Bolle Brik'hulle, which Henry has of the grant of Hugh de Bray of Woketon, who had it previously of John's feoffment. He also grants all his lands that Herbert de Kerslawe and Alice, his wife, formerly the wife of the said Robert de Cauceys, hold in her dower in the said towns of John's inheritance. Witnesses: Sir William de Cantilupo, Sir Robert Malet, Sir Henry de Bruylly, Sir John son of Nigel, knights; Sir Walter de Agmodesham, Sir Gilbert de Roubur[y], Sir Adam de Osgoteby, clerks; Nicholas Fermbaud, Robert cum Barba, Richard Justyn. Dated at Norham, the eve of St. John the Baptist, 19 Edward.

June 24. *Memorandum*, that John came into chancery at Berewyk-on-Twede, on
Berwick-on-Monday the morrow of St. John the Baptist, and acknowledged the
Tweed. aforesaid deed.

Thomas de Shrewebur[y], parson of the church of Frodesleye, acknowledges that he owes to Baruncinus Galterii 20s.; to be levied, in default of payment, of his lands and chattels in co. Salop.

John de Ferrariis acknowledges that he owes to Richard Guidichionis and his fellows, merchants of Lucca, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

John Lewe, Richard Lewe, and Thomas Stace, burgesses of Ipswich, acknowledge that they owe to the bishop of Bath and Wells 110s.; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

To Andronicus, emperor of the Greeks and ruler of the Romans, duke Angelus, Comnenus (*Comino*), Paleologus, ever august.—[*Incomplete.*]

July 3. To the justices of the Bench. As the realms of England and Scotland
Berwick-on-have, by God's favour, been united by reason of the superior lordship that
Tweed. the king has in Scotland, he orders the justices to admit hereafter his writs exhibited or returned before them that make mention of dates, days and places within the realm of Scotland, and not to allow exceptions to such dates and places that may be propounded before them. [*Fædera.*]

Ralph de Rothing acknowledges that he owes to William de Hamelton, clerk, 160 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1291.

MEMBRANE 5d.

July 4.
Berwick.

Peter de Malo Lacu acknowledges that he owes to Walter de Gerfôrd 27 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Pothou acknowledges that he owes to Master William de Chiryton 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard de Wetewange, clerk, acknowledges that he owes to William de Hamelton, clerk, 44 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

William de Fleyinburgh of Staunford acknowledges that he owes to William de Hamelton 22 marks; to be levied, in default of payment, of his lands and chattels in co. North[umberland].

Thomas son of William de Rocke acknowledges that he owes to William de Hamelton 9 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

William de Ellewyk acknowledges that he owes to Thomas de Salopia, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John Ernys of Heminesby acknowledges that he owes to Eustace le Bret 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Roger de Mounbray acknowledges that he owes to William de Hamelton, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Ranulph de Nevill acknowledges that he owes to William de Hamelton 20l.; to be levied, in default of payment, of his lands and chattels in co. York.

Walter de Huntercumbe, knight, acknowledges that he owes to William de Hamelton 59 marks 9d.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of grant by Roger le Bygod, earl of Norfolk and Marshal of England, to the king of the manors of Suffeud, Castre, and Senges, co. Norfolk, Pesenhale, co. Suffolk, Dovercourt, co. Essex, Kenet, cos. Cambridge and Suffolk. Witnesses: Thomas de Berkle, Robert de Berkle, his brother, Fulk de Vaus, William de Ormesby, Maurice son of Thomas, John ab Adam, Thomas de Alkeny, William Capel, William de Cayly, John Vys le Keu, Robert de Stone, and Robert Wycher. Dated at Berkele, co. Gloucester, 4 April, 19 Edward.

Memorandum, that this charter was delivered to Walter de Langeton, keeper of the king's wardrobe, in the same wardrobe on Saturday before the Assumption, by the hands of William de Wermenistre, clerk.

The king has ordered that none of the following writs shall pass his seal without his special order: the writ of protection overt; the writ of general attorney in all pleas; the writ of [safe] conduct; the writ of attorney called '*dedimus potestatem*'; the writ of inquest of lands in the king's hands by wardship or escheat or otherwise; the writ of inquest in order to amortise land. [Ryley, *Placita*, p. 457.]

1291.

Membrane 5d—cont.

Memorandum, that this order was made at Durham, on Sunday after the Assumption, to R. bishop of Bath and Wells, the chancellor, in an indented schedule, whereof one part remains with the bishop and the other in the king's wardrobe in the custody of Walter de Langeton, keeper of the wardrobe. [*Ibid.*]

The prior of Pontefract acknowledges that he owes to William de Byrleye, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels of co. York.

Michael Hering came before the king, on Friday the feast of St. Bartholomew, and sought to replevy to William de Kirkeby the latter's land in Craneford, which was taken into the king's hands for his default against Robert Curzun. This is signified to the justices of the Bench.

On the same day Michael sought to replevy to the said William the latter's land in Munden, which was taken into the king's hands for his default against Agatha, late the wife of Robert de Munden. This is signified to the justices of the Bench.

John de Lodbrok acknowledges that he owes to Robert Tibotot and the co-executors of the will of Edith, late the wife of Thomas de Estleye, 28*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Sept. 1.
Burton
Lazars.

Roger son of Peter de Scaldewell came before the king, on Wednesday before St. Mary, and sought to replevy his lands in Scaldewell, which was taken into the king's hands for his default against John son of Thomas de Scaldewell. This is signified to the justices.

William de Echingham acknowledges that he owes to Walter de Langeton, clerk, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

John son of John de Covynton came before the king, on Friday after the Decollation of St. John the Baptist, and sought to replevy his land in Neuwerk, which was taken into the king's hands for his default against Alice, late the wife of John de Covynton. This is signified to the justices of the Bench.

Hugh de Wlgerton came before the king, on Wednesday after the Nativity of St. Mary, and sought to replevy his and his wife Margery's land in Orchard, which was taken into the king's hands for his default against Alice, late the wife of William Burgeys of Corf. This is signified to the justices of the Bench.

Master Thomas de Pewelesdon acknowledges that he owes to Master William de Monte Forti, dean of St. Paul's, London, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Sept. 17.
Devises.

Ralph Munt came before the king, on Monday before St. Matthew, and sought to replevy his land in Newenham, which was taken into the king's hands for his default against Aubrey, late the wife of John Laurenz. This is signified to the justices.

MEMBRANE 4d.

1291.

Sept. 19.
Devises.

Anthony, bishop of Durham, Robert, bishop of Bath and Wells, and W. bishop of Ely, acknowledge that they owe to Edmund, earl of Cornwall, 4,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. York, Northumberland, Lincoln, Warwick, Leicester, Worcester, Salop, Stafford, Somerset, Dorset, Essex, Hertford, Buckingham, Bedford, Cambridge, Huntingdon, Norfolk and Suffolk.

Memorandum, that the term of payment contained in this recognisance was at first 1,000*l.* yearly, and that it was afterwards changed, at the prosecution of Roger de Drayton, the earl's attorney, to 1,000 marks yearly, in his presence and in that of the bishop of Durham.

Memorandum, that the bishop of Durham acknowledged and granted, for himself and his successors, that, unless he pay the money at the terms specified, it shall be levied of his lands and chattels in cos. Northumberland, York and Lincoln, for the use of the bishops of Bath and Wells and Ely.

William de Knapton came before the king, on Thursday the eve of St. Matthew, and sought to replevy to Richard son of Gilbert a messuage and a carucate of land and 20*s.* of yearly rent in Penket, which was taken into the king's hands for his default before the justices of the Bench. This is signified to the justices.

Peter Malore acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, Henry de Lacy, earl of Lincoln, and John de Berewik, clerk, executors of the will of Queen Eleanor, the king's late consort, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton, Lincoln, Somerset, and Wilts.

Mary, late the wife of William de Breou[se], puts in her place Walter le Graunt and Henry de Kingesnote in the suit before the king between her and William de Breous[e] concerning a moiety of the manor of Wicham, co. Kent.

Sept. 23.
Devises
Castle.

To the treasurer and barons of the exchequer. Forasmuch as foreign merchants and also certain natives of the realm bring into the realm from day to day from parts beyond sea money of the king's that has been clipped and other money counterfeit from divers dyes intermixed with the king's money, trading with such money to the damage of the king and of all the people of his realm and to the subversion of his money: the king orders the treasurer and barons to issue orders to all the sheriffs under the exchequer seal to cause proclamation to be made in full county [courts] and in all cities and market towns prohibiting any alien or native merchant or anyone else from bringing into the realm or using in trade any such clipped and counterfeit money, upon pain of forfeiting such money for the past offence, and the money and all their goods for the second offence, and of their bodies and all their goods for the third offence. Others who are not merchants and have such clipped or counterfeit coin, shall immediately perforate it and transmit it to the king's exchange to be struck anew under his dye: otherwise such money in the hands of whomsoever it may be found shall be forfeited entirely, and shall in like manner be perforated when it come to the king's hands and shall be sent to his exchange.

Ralph de Leukenore acknowledges that he owes to the abbot of Dorchester 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Northampton.

1291.

*Membrane 4d—cont.*Oct. 1.
Bristol.

Roger le Hayward came before the king, on Monday after Michaelmas, and sought to replevy the land of William son of John in Edington and Toukeswell, which was taken into the king's hands for his default against Isolda, late the wife of John son of Geoffrey. This is signified to the justices of the Bench.

Henry Tilly of Flore, parson of the church of Lillingston, acknowledges that he owes to William de Holecote 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Vacated, because otherwise below.

The aforesaid Henry acknowledges that he owes to the said William 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Isabel, late the wife of Adam de Monte Gomeri, acknowledges that she owes to Robert, bishop of Bath and Wells, 25*l.*; to be levied, in default of payment, of her lands and chattels in co. Salop.

Roesia Trussel acknowledges that she owes to Philip Burnell 12*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

Nicholas de Bonevill acknowledges that he owes to Robert, bishop of Bath and Wells, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Devon.

Cancelled on payment.

Oct. 19.
Hereford.

Roger de Hereford acknowledges that he owes to Walter de la Barre and Sibyl, his wife, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Oct. 25.
Abergavenny.

Master Richard de Clifford acknowledges that he owes to John Brabazon and Bonaventurus Hugelini and their fellows, merchants of the society of the sons of Bonsygnor of Siena (*Sene*), 64*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Cugeho acknowledges that he owes to Robert de Stapelton 110 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Oct. 31.
Hereford.

Andrew de Chaundos acknowledges that he owes to Master Thomas Cantock, clerk, 74 marks; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Gloucester.

Hugh de Turbervill acknowledges that he owes to Master Thomas Cantok 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Roger son of Roger de Mortuo Mari acknowledges that he owes to Walter de la Barre and Sibyl, his wife, 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Walter son of Brian de Braunton acknowledges that he owes to the said Walter and Sibyl 70*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Oxford.

Nov. 12.
Worcester.

Dionisia Hubaud, lady of Ippesle, and Nicholas Nele of Ippesle acknowledge that they owe to Master William de Chyryngton 10 marks; to be levied, in default of payment, of their lands and chattels in co. Warwick.

1291.

Membrane 4d—cont.

Roger Ragun acknowledges that he owes to Thomas de Turberville 100s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Adam de Singilton acknowledges that he owes to Robert de Clidrehou 20s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

MEMBRANE 3d.

Enrolment of letters patent of Peter de Estanye; knight, acknowledging receipt by the hands of R. bishop of Bath and Wells from Sir Walter de la Haye, escheator of Ireland, of two letters patent under the seal of Richard Guidicionis and his fellows, merchants of the society of the Ricardi of Lucca dwelling in London, sealed at Berewyk-on-Tweed on the morrow of Midsummer, 1291, whereby the merchants acknowledged that they had received for Peter's use from Walter by the hands of Gerard Chunbardi, merchant of the aforesaid society dwelling in Ireland, 180*l.* 15*s.* 11½*d.* Peter also acknowledges receipt from Walter of a patent letter and a close letter, whereby Walter delivered for Peter's use to Francis Malesardi, merchant of the said society dwelling in Ireland, 40*l.* at Dublin on 14 October, 1291. Of these two sums received by Walter from the issues of Peter's lands in Ireland, Peter acquits him by these presents, ordering all auditors of Walter's account to allow to him these sums. Dated at Worcester, on Sunday the feast of St. Martin, 19 Edward.

Memorandum, that Peter came into chancery at Worcester, on the same day, and acknowledged this deed.

Enrolment of deed of Thomas atte Melne of Stokes and Petronilla, his wife, late the wife of Laurence de Parco, acknowledging receipt from Richard de la Linde, clerk, of 85 marks, for the promotion and marriage of Laurence's children, in which sum Richard was indebted to Laurence by an indented deed. Witnesses: Richard de Monhull, Richard de Clanefeld, Adam de Lee, William de Colemor, John de Shortegrave, Richard le Teynturer, clerk. Dated at Worcester, on Monday the morrow of St. Martin, 19 Edward.

Enrolment of agreement made, on Monday the morrow of St. Martin, 19 Edward, between Roger Ragun and John de Pennebrugge, whereby Roger is bound to pay to John or his attorney at Poston for John's life 40*s.* yearly, for which Roger grants him power of distraint. In consideration of this grant John has released to Roger all his right in the lands in Poston that John had for life of the demise of Sibyl de Schydymore. Witnesses: Sir Roger le Rous, Sir Henry de Solariis, Sir John de Kirkecote, knights; Walter de Evereuse, Bartholomew de Anesye, Henry de Penebrugge, Richard de Cleaungre, Walter Ragun, and John de Huntelawe.

Memorandum, that Roger came into chancery and acknowledged this deed, and prayed that it might be enrolled; and granted that the money shall be levied, in default of payment, of his lands and chattels in co. Hereford.

Henry, parson of the church of Caumpeden, acknowledges that he owes to Master William de Chirington 41*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

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Membrane 3d—cont.

For payment hereof he found Hugh de Fraxinis and William de Aston, who constituted themselves sureties and principal debtors; and granted that the money shall be levied, in Henry's default, of their lands and chattels in cos. Gloucester and Hertford.

Cancelled on payment.

Ivo de Clenton acknowledges that he owes to William de Wermenistre 6 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

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MEMBRANE 13.

Nov. 29. Westminster. Walter le Moyne, imprisoned at Exeter for the death of John Holye, wherewith he is charged, has letters to bail him.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent, or to him who supplies his place. Order to cause to be replevied to William Musard until the coming of the justices for pleas of the Forest his wood of Ellesden, which is within the bounds of the forest of La Bere, and which was taken into the king's hands for waste.

To the keeper of the forest of Clarendon. Order to cause the prior of Christ Church, Twynham, to have in the park of Melchet, which is within the bounds of that forest, twelve oaks fit for timber, of the king's gift.

Nov. 30. Westminster. To the treasurer and barons of the exchequer. Order to cause the abbot of Persore to be acquitted of 20 marks in part payment of a fine made with the king for the service of a knight's fee that he acknowledged for the king's army of Wales in the tenth year of his reign, as the abbot paid this sum into the wardrobe at Rothelan, on Monday after St. Peter ad Vincula, in the said year, to Master William de Luda, then keeper of the wardrobe.

To the sheriff of Wilts. Order to cause a coroner for the forest of Chippeham to be elected in place of Richard Horn, deceased.

Adam de Burnyngham, imprisoned at Beverley for the death of Richard Rappok, wherewith he is charged, has letters of bail.

To Ralph de Sandwico, keeper of the Tower of London. Order to deliver brother John de Shettisham, a monk of St. Edmunds, imprisoned in the Tower for trespass of venison in the forest of Essex, as the abbot of St. Edmunds has mainperned to have him to stand to right when the king wishes to speak against him.

To Matthew son of John, keeper of the forest of Peuesham and Milkesham. Order to permit Hugh le Despenser to fell and carry away ten oaks in his wood within the bounds of that forest, as the king has granted him permission to do so.

To the same. Order to cause Hugh to have thirteen oaks fit for timber in the forest of Peuesham, of the king's gift.

Dec. 2. Westminster. To the sheriff of Suffolk. Order to cause the abbot of St. Edmunds to have seisin of a messuage, 50 acres of land, 4 acres of wood, 3 acres of meadow and 4s. of yearly rent in Little Welneth, as the king learns by inquisition taken by the sheriff that the premises, which Thomas de Weylaund, who abjured the realm for felony, held, have been in the king's hands for a year and a day, and that Thomas held them of the abbot, and that the abbot had the king's year and day, and ought to answer therefor.

1291.

Membrane 13—cont.

To Malcolm de Harlegh, escheator this side Trent. Order to assign dower to Margery, late the wife of Ralph de Arnhale, tenant by knight service of the heir of John de Nevill, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

Richard son of Geoffrey de Cotum imprisoned at Appelby for the death of William le Palmere, wherewith he is charged, has letters to bail him.

Dec. 1.
Westminster.

To the barons of the exchequer. Whereas Robert, late bishop of Carlisle, was indebted to the king at his death in 69*l.* 6*s.* 0*d.* at which he was amerced before Robert de Nevill, the late king's justice for pleas of the Forest in co. Cumberland, for damaging (*deterioracione*) of the herbage; 20*l.*, at which he was amerced before Martin de Lytlebury, the late king's justice of the Bench, for an unjust hindrance; 20 marks, at which he was amerced before Thomas Trevet, the late king's justice in divers counties, for the like; 10 marks, at which he was amerced before the treasurer and barons of the exchequer, when he was sheriff of Cumberland because he did not come to make his proffer; 8*l.*, that he took from the town of Linstock for the escape of Ralph le Bercher; 8*l.*, that he took for the escape of Gilbert Rote Ofserewe; 8*l.*, that he took from the town of Cumreu for the escape of Christiana la Beggere; 8*l.*, for the escape of Thomas de Westmerland, and 8*l.*, for the escape of Adam Halfape; and the executors of the bishop's will challenged the exaction of the debts, asserting that they had quittance of a great part of them by the late king's charter; whereupon the king pardoned them a moiety of the debts, and granted that they should render to him yearly at the exchequer 20 marks until the moiety of the debts be paid; and moreover the king, for a fine of 10 marks that they made with him of their good will, which fine they ought to have paid to the exchequer at Michaelmas, in the ninth year of his reign, granted to them that they should be acquitted of all the other debts wherewith they could be charged at the exchequer for the bishop in any way, and that they should not be bound to satisfy the king therefor if they came in summons, excepting the aforesaid moiety of the debts and excepting the 10 marks, as contained in the king's letters patent made to them [*Calendar of Patent Rolls, 9 Edward I, p. 419*]: the king orders the barons to acquit them of a moiety of the said debts upon payment of the other moiety and the said 10*l.*

To the treasurer and barons of the exchequer. Order to cause Nicholas son of Nicholas de Crioll to be acquitted of 20*l.* in part payment of 40*l.* by which he made fine with the king for the service of a knight's fee and of the sixth of a fee, which he acknowledged for the king's army of Wales, in the tenth year of the reign, as the king received this sum by by the hands of Baruncinus Gualteri and their fellows, his merchants of Lucca, as appears by the king's letters patent made to him, which the king has inspected.

Dec. 1.
Westminster.

To the treasurer and barons of the exchequer of Dublin. Whereas Robert, bishop of Cork, was lately amerced at 100*l.* for a contempt before S. archbishop of Tuam, then justiciary of Ireland, and at 40*l.* before the same justice because he avowed that he had held pleas in court Christian that pertained to the king and his dignity, and 45*l.* 5*s.* 10*d.* have been levied from his goods and chattels by divers sheriffs, as the king learns by inquisition taken by Master Elias de Wyntoniam and Robert de Stapelton; the king, out of charity, has pardoned the bishop 94*l.* 14*s.* 2*d.*

Membrane 13—cont.

1291.

still in arrear of these amercements, and accordingly orders the treasurer and barons to cause him to be acquitted thereof. [Prynne, *Records*, iii. 457.]

Dec. 9.
Stepney.

To Thomas de Normanville. Order to permit Nicholas de Wydmerepole to hold the manor of Nether Haddon in the Peak (*in Pecco*), which is held of the king in chief and of which Robert de Derleye enfeoffed Nicholas by the king's licence, as the king has taken his fealty.

To the sheriff of Huntingdon. Order to cause two verderers for the forest of Wauberge to be elected in place of John de Cantilupo, deceased, and Alan de Chartres, who was elected with John, and has been amoved by Roger Lestrangle (*Extraneum*), justice of the Forest this side Trent.

Dec. 9.
Shadwell.

To the treasurer and barons of the exchequer. Whereas the present king, on 7 June, 46 Henry III, granted by charter under the seal then used by him to Robert Waleraund the manor of Trivel, to him and the heirs of his body, by the service of a quarter of a knight's fee for all service and demand, with provision that Robert's nephew (*nepos*) Alan Plukenet should succeed him in the manor if he left no heirs of his body, to hold to Alan and the heirs of his body by the service aforesaid; and Alan has succeeded to the manor as Robert's heir and now holds it, and the treasurer and barons charge Alan with one mark yearly at the exchequer in addition to the service aforesaid: the king orders them to cause Alan to be acquitted of the said mark yearly from the day of the making of the charter aforesaid, and to permit him to hold the manor by the service contained in the charter.

Dec. 11.
Stepney.

To the keeper of the forest of Bernewode. Order to cause John son of Thomas to have three does, of the king's gift.

To G. de Picheford, constable of Windsor castle. Order to cause J. archbishop of Dublin to have twelve does in Windsor forest, of the king's gift.

Dec. 1.
Westminster.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Maud, late the wife of John de Bathonia, the manor of Pyncebeck, which the escheator has taken into the king's hands by reason of John's death, as the king learns by inquisition taken by the escheator that John and Maud were jointly enfeoffed thereof.

Dec. 10.
Stepney.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Hugh Fychet, lately elected, who is insufficiently qualified.

Dec. 9.
Stepney.

To the keeper of the New Forest. Order to cause Isabel la Bruyne to have in that forest six does, of the king's gift.

Dec. 11.
Stepney.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Agnes, late the wife of Roger de Sumery, tenant in chief, the manor of Bradefeld, with the park and all appurtenances, co. Berks, which is extended at 47*l.* 2*s.* 9½*d.*; the manor of Weleye, with the park and other appurtenances, co. Worcester, which is extended at 55*l.* 5*s.* 9½*d.*; the manor of Hunneswrth, with the park and other appurtenances, co. Stafford, which is extended at 23*l.* 19*s.* 10*d.*; and 4*l.* 8*s.* 5½*d.* yearly of land, meadow and rent in the manor of Bordeshale, which is extended at 27*l.* 12*s.* 2*d.*, which the king has assigned to her in dower.

1291.

*Membrane 13—cont.*Dec. 11.
Stepney.

To the sheriff of Lincoln. Order to notify the king of the names of twelve men who will mainpern Alan de Milton of Touthaby, imprisoned at Ripun for the death of Ralph de Bricham, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

MEMBRANE 12.

Dec. 11.
Stepney.

To John Botetourte, keeper of the forest of Dene, Order to cause Edmund, the king's brother, to have in that forest rods and timber to make his weirs in the Severn and of Rodelegh, of the king's gift and as was wont to be done at other times.

To Malcolm de Harleye, escheator this side Trent. Order to assign dower to Maud, late the wife of John de Bathonia, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order not to intermeddle with $4\frac{1}{2}$ virgates of land in Bardeleg' and with the bailiwick of the Forest of Sirlet, which he has taken into the king's hands by reason of the death of Philip de Baggesovre, and to restore the issues thereof to those to whom they belong, as the king learns by inquisition taken by the escheator that Philip at his death held nothing of the king in chief as of the crown, but that he held the said land in socage by the service of 6s. yearly for all service, and the aforesaid bailiwick, for which he and his ancestors were not wont to do any service to the king, except fealty to the king's chief forester of co. Salop, so that the custody of the land and bailiwick ought not to pertain to the king.

Dec. 13.
Greenwich.

To the sheriff of Devon. Order to cause Ranulph Spridel to have seisin of a messuage and a carucate of land in Lippeston, as the king learns by inquisition taken by the sheriff that the messuage and land, which William de Stonhuse, who was hanged for felony, held, has been in the king's hands for a year and a day, and that William held it of Ranulph, and that the decennary of Cumpton holds them and had the king's year and day thereof, for which he ought to answer to the king.

Dec. 11.
Stepney.

To Malcolm de Harleye, escheator this side Trent. Order to deliver to brother Thomas de Wuldham, prior of Rochester, bishop elect of Rochester, the manor of Cobbehambur[y] and the other lands that Thomas, the last bishop, held by reason of the bishopric, as J. archbishop of Canterbury has confirmed the election of the said Thomas de Wuldham and rendered to him the temporalities of the bishopric, as appears by his letters patent, which the king has inspected, and the king has taken Thomas's fealty for the said manor, which the late bishop at his death held of the king.

Dec. 13.
Greenwich

To the same. Order to cause William, son and heir of John de Hardredeshull, tenant in chief, to have seisin of his father's lands and also of the manor of Saleby, which Maud, late the wife of William, grandfather of the aforesaid William, of whom the latter is the heir, held in dower of the lands that belonged to her husband, as appears by an inquisition taken by the escheator, as the king has taken William's homage.

Dec. 20.
Boughton.

To the same. Ordered to assign dower to Christiana, late the wife of Roland de Acstede, tenant in chief, as she has taken oath before Master William de Marchia, the king's treasurer, that she will not marry without the king's licence.

Membrane 12—cont.

1291.

Dec. 14.
Boxley.

To the same. Order to deliver to the aforesaid Christiana a message in Suwerk, as the king learns by inquisition taken by the escheator that the aforesaid Roland and Christiana were jointly enfeoffed thereof, and that Roland and she were in full and peaceful seisin thereof from the time of the feoffment until the day of Roland's death.

To the same. Order to deliver to the aforesaid Christiana and Margery, her and Roland's daughter, the manor of Heghte, as the king learns by inquisition taken by the escheator that Roland, Christiana and Margery were jointly enfeoffed of the manor by Henry de Appeltrefeud, the elder, concerning which a fine was levied between them in the king's court.

Dec. 10.
Stepney.

To the sheriff of Lancaster. Order to deliver Laurence le Pestur, imprisoned at Lancaster for the death of Reginald Brun, slain at Donecastre, co. York, as the king ordered the sheriff of York to certify him of the names of twelve mainpernors for Laurence, because he learned by inquisition taken by the sheriff of York that Laurence slew Reginald in self-defence, and Elias le Taverner of Danecastre, John son of Stiward (*sic*) de Donecastre, Michael de Pariz, Roger le Skorcher, Reyner de Wadwrth, John le Mareschal of Donecastre, Robert de Addewik, Adam le Pestur of Donecastre, Henry le Keu of Danecastre, Robert le Tayllur of Danecastre, Robert le Keu of Danecastre, and Richard son of Simon de Donecastre, of co. York, have mainperned before the sheriff of York in the presence of the coroners of that county to have Laurence before the justices at the first assize in that county if anyone wish to speak against him in this matter.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Hugh Talemache, who is insufficiently qualified and does not live in the county, as the king learns by trustworthy testimony.

Dec. 27.
Westminster.

To Walter de Everle, keeper of the forest of Pemberge. Order to cause the Friars Preachers of Oxford to have in that forest six oaks fit for timber for the repair of their stalls at Oxford, of the king's gift.

To the sheriff of Cumberland. Order to deliver in bail Elias de Stodholme, imprisoned at Carlisle for the death of Robert Waryn of Wathenpol, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Dec. 28.
Westminster.

To the sheriff of York. Order to deliver Gilbert de Meaus, parson of the church of Cave, imprisoned at York for trespass in the king's fishpond of Fosse, in bail to mainpernors who shall undertake to have him before the justices to be appointed by the king to hear and determine this trespass.

To the same. Order to deliver in bail Hugh le Fevre of Ekop, imprisoned at Ripon for the death of Eva de Ekop, as the king learns by inquisition taken by the sheriff that he slew her in self-defence.

Dec. 25.
Westminster.

To Elias de Hauvill, steward of the forest between the bridges of Oxford and Staunford. Order to deliver John de Mese, Thomas, his brother, Henry de Lungevill and John, his brother, imprisoned at Rokingham for trespass of venison in the forest of Rokingham, each in bail to twelve mainpernors, who shall undertake to have them before the justices next in eyre in those parts and that they shall not hereafter incur forfeiture in the king's forests.

Membrane 12—cont.

1291.

Dec. 28. To the keeper of the New Forest. Order to cause Margaret, wife of
Westminster. Henry de Lasey, earl of Lincoln, to have in that forest fifteen live bucks
and fifteen live does, of the king's gift.

Dec. 30.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to permit Philip de Monte Gomeri to hold the manor of Trop, co. Northampton, which Simon de Trop held of the king in chief and of which Simon enfeoffed Philip by the king's licence, as the king has taken Philip's homage.

Vacated, because it is found that Simon de Throp did not hold of the king in chief in that town, but that he held therein half a knight's fee of William de Fienles by reason of the honour of Chokes, for which reason the homage done to the king therefor by Philip is annulled and extinguished, and Philip remains in the homage of the said William for it, saving the king's right.

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Jan. 2.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to deliver to Petronilla, late the wife of Simon de Scaccario, tenant in chief, 8*l.* yearly of land in the manor of Abfeld, which the king has assigned to her in *tenancia* until he shall cause dower to be assigned to her.

To the keeper of the forest of Savernak. Order to cause John Tregoz to have in that forest six does, of the king's gift.

MEMBRANE 11.

Jan. 3.
Westminster

To the treasurer and barons of the exchequer. Order to cause the executors of the will of P. late bishop of Exeter to be acquitted of 100 marks, by which the bishop made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales, in the tenth year of his reign, as he paid 50 marks into the wardrobe at Rothelan on Sunday the morrow of St. Peter ad Vincula, in the said year, to Master William de Luda, then keeper of the wardrobe, now bishop of Ely, and 50 marks at London on Friday after St. Luke, in the same year, by the hands of Baruncinus Walter, and his fellows, merchants of Lucca, as appears by the king's letters patent of acquittance made to the bishop.

To the sheriff of Northampton. Order to cause coroners for that county to be elected in place of Ralph Dyne and John de Gatesden, deceased.

Jan. 8.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the converted Jews (*Conversi*) of London to be acquitted of 10*s.* exacted from them for tallage of their lands in Oxford, as the king has pardoned them this sum.

To William de Tulus[a], keeper of the forest of Bernewode. Order to cause the Friars Minors of Oxford to have in that forest six leafless oak-stumps (*robora*) for fuel, of the king's gift.

Jan. 8.
Westminster

To the treasurer and barons of the exchequer of Dublin. Order to desist from exacting 1,000 marks and 100 marks for queen-gold on it from William son of Warin, David de Offynton, John de Punchardon, Richard de Penekeston, John Comyn, Robert Logan, Ralph de Dene, Philip de Londonia, John son of Alexander de Rathemegan, John de Balydreman, Martin de Offelmeth, and John Moyl, and to cause them to be acquitted thereof, as they became sureties for 1,000 marks for Calvath Oconor, for a

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Membrane 11—cont.

fine that he made with the king for his delivery from prison, wherein he was detained for a trespass committed by him upon the king in Ireland, until he should find hostages for the 1,000 marks and for the delivery of the sureties from their pledging, and he afterwards found the king two hostages, whereupon the king pardoned him the 1,000 marks for the delivery of John de Fulburn, who was imprisoned in Calvath's prison, as the king understands by the testimony of J. archbishop of Dublin and the treasurer of Dublin.

Jan. 11. To Malcolm de Harl[eye], escheator this side Trent. Order to cause to
Westminster. be assigned to Matthew de Columbariis a wardship of the value of 100 marks yearly, to hold until he shall have received from it 310 marks in the name of Guicard de Burgo, the remainder of 100 marks for five years, which the king granted to Guicard by letters patent for his good service in Wales, of which grant he has received 190 marks, to wit 100 marks by the hands of Master William de Luda, then keeper of the wardrobe and now bishop of Ely, and 90 marks by the hands of Matthew de Columbariis, the king's butler, and the king ordered Master Henry de Bray, then escheator this side Trent, on 20 October, in the eleventh year, to assign a wardship of the value of 100 marks yearly to the said Matthew in Guicard's name until he should receive thence the said 310 marks, and Henry rendered the writ to the king and did nothing in execution of it.

Jan. 12. To the keeper of the forest of La Bere. Order to cause the Friars
Westminster. Minors of Winchester to have six oak-stumps (*robora*) for fuel, of the king's gift.

Jan. 13. To John Giffard, constable of Buelt castle. Order to permit the prior
Westminster. and convent of Brecon (*Breconie*) to receive the things specified below, and to deliver to them any of them that he may have detained from them from the time when he received the custody of the castle and land of Buelt, with admonition not to omit doing this lest renewed complaint shall reach the king in this behalf, as the king learns by inquisition that he lately caused to be taken by Roger de Burghull and Roger le Rus, whom the king assigned to hear the complaints of the prior concerning tithes and his free court, the prises of ale, and toll pertaining to his church of Brecon, that the prior and convent had, and ought of right to have, their free court of all their men, as well burgesses as others, of all pleas, complaints and attachments whatsoever, together with prises and all other things pertaining to their men, and that if any of their men were apprehended for larceny or other offence, or were charged or indicted in any way, that he should be judged in the prior's court, and that all his chattels should remain to the prior and convent, and that only execution of life and limb should remain to the lord of Buelt, and that the prior and convent had, and of right ought to have, a tithe of all rents, pleas, perquisites, fines, ransoms, gifts, cows of Kallemmey, pannage, and all other profits and issues pertaining in any way to the castle and town of Buelt, and that the prior and convent have, and of right ought to have, a tithe of all the prises of ale of the town and land of Buelt pertaining to the said castle, and that their men, as well burgesses as others, are, and ought to be, free from toll whenever and wheresoever they may buy or sell, and that the prior and convent have, and of right ought to have, a tithe of all expenses of the castle of Buelt, to wit of bread the tenth loaf, of ale the tenth gallon, whether baked or brewed within the castle or bought outside, wheresoever they may come from or be carried from, whether from England or elsewhere, and the tenth dish of meat and fish

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Membrane 11—cont.

bought or in any way coming to the castle, and from all other expenses, both great and small, made in the castle or elsewhere in the land of Buelt by the lord or his bailiffs, except wine and wax, whereof the jurors of the inquisition had not seen the tenth given, as they say; and also that the prior and convent have, and of right ought to have, the right shoulder of all cattle and sheep killed in the castle, and the head of swine; and that they have, and of right ought to have, the tenth beast of all beasts whatsoever.

Jan. 16. To the sheriff of Berks. Order to deliver in bail Ralph le Fisshere, Westminister. imprisoned at Windsor for the death of William le Mey, whereof he is indicted, as the king learns by the record of Roland de Erle and his fellows, justices to deliver that gaol, that he slew him in self-defence.

Jan. 18. To Malcolm de Harleye, escheator this side Trent. Order to deliver to Westminister. Eleanor, late the wife of Ralph Basset of Welledon, tenant in chief, the manor of Maddeleye, co. Stafford, which the king has committed to her in *tenancia* until he shall cause dower to be assigned to her.

To the same. Order to deliver to Isabel, late the wife of Peter Spileman, tenant in chief, the lands that belonged to Peter in Colesfeld, co. Wilts, which are extended at 100s. yearly, and the lands that belonged to him in Ebbeford, co. Southampton, which are extended at 118s. 11*d.* and the lands that belonged to him in Muleford, which are extended at 64s. 5½*d.*, which the king has assigned to her in *tenancia* until he shall cause dower to be assigned to her.

To the sheriff of Salop. Order to cause Roger de Preston to have seisin of two messuages, a virgate of land, and 8 acres of meadow in Besseford, as the king learns by inquisition that the messuages, land and meadow, which Bartholomew son of the said Roger, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that Bartholomew held them of Roger, and that Robert Corbet had the king's year and day thereof, for which he ought to answer to the king.

Jan. 20. To Malcolm de Harle, escheator this side Trent. Order to deliver to Westminister. Joan, late the wife of Gilbert Pecche, the manors of Great Trillawe and Plecheden, and all the issues received from them, as the king learns by inquisition taken by the escheator that Gilbert and Joan were jointly enfeoffed of the manors, and that they were in seisin thereof until Gilbert's death.

Jan. 24. To the treasurer and barons of the exchequer. Order to allow to John Westminister. Berchant of Holdernesse, in the payment of 10 marks yearly for the lands that belonged to Geoffrey Berchant, an idiot, tenant in chief, in Hut Neweton in Holdernesse, which the king ordered Thomas de Normanvill, escheator beyond Trent, to deliver to him [*as at p. 65 above*], 20 marks, which John has expended in the marriage of Juliana, daughter of Geoffrey, as is testified before the king by Thomas.

Jan. 20. To Malcolm de Harleye, escheator this side Trent. Order to deliver to Westminister. the executors of the will of Ralph Bassett of Weledon the manor of Weleham, which the escheator has taken into the king's hands by reason of the death of Thomas Basset of Weleham, as the king learns by inquisition taken by the escheator that Thomas at his death held nothing in chief of the king, but that he held the manor aforesaid of Ralph, who is now dead, by homage and the service of a third of a knight's fee.

MEMBRANE 10.

1292.

Jan. 24.
Westminster.

To the treasurer and barons of the exchequer. Order to acquit the master of Hornchurch (*de Monasterio Cornuto*) of 46s. of yearly rent for certain lands that he holds in the manor of Havering, provided that he find a suitable chaplain to celebrate in the chapel of the manor, as it was agreed, on the day of the Invention of the Holy Cross, in the third year of the reign, between the late Queen Eleanor, the king's mother, and the master, that whereas the master was bound in the said rent, which was to be paid at the exchequer of the late king, for certain lands in the said manor, which manor was assigned in dower to Eleanor, the latter granted and ordained, with the will and express assent of the master, that the master should find a chaplain to celebrate divine service in the chapel of the manor, who should remain therein during the said queen's will, and that the master should pay to the chaplain the rent aforesaid, which pertained to the queen by reason of the said manor, with all obventions happening in the chapel, as is contained in the indented deed of covenant between her and the master, which the king has confirmed.

Jan. 23.
Westminster.

To the sheriff of Southampton. Order to cause regarders for the forest of Chute to be elected in place of John de Marisco and Henry Morterel, deceased.

The like to the said sheriff for the election of a verderer for the same forest in place of Robert Durdent, deceased.

To the keeper of the forest of Whitlewod. Order to cause *—— to have in that forest six bucks, of the king's gift.

Jan. 24.
Westminster.

To John de Vesey, justice of the Forest beyond Trent, or to him who supplies his place. Order to cause Robert de Tybotot, constable of Nottingham castle, to have in the wood of Nottingham, which is within the bounds of Shirewod forest, rods to make hurdles of for the works of the king's weirs there.

Jan. 25.
Westminster.

To the treasurer and barons of the exchequer. Order to acquit the executors of the will of John de Gatesden of 230*l.*, as the king granted to Queen Eleanor, his late consort, all the debts due to him from John de Cameys, and the executors of John de Gatesden, who were bound to acquit John de Cameys thereof, as they acknowledged before the treasurer and barons, paid 230*l.* of the debts to the queen, as is testified before the king by John de Berewyk, his clerk.

Jan. 25.
Westminster.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Maud, late the wife of John de Bathonia, tenant in chief, 25*l.* 0*s.* 5½*d.* yearly of land and rent in Benyngton, Wolmeresty, Andreby, and Daleby, co. Lincoln, which the king has committed to her to hold in *tenancia* until he shall cause dower to be assigned to her.

Jan. 24.
Westminster.

To the same. Order not to intermeddle with a messuage and a mill in Purle and Bradewell, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Joan, late the wife of Saer Bataylle, tenant in chief, was enfeoffed thereof jointly with Saer, and that they held them jointly until the day of Saer's death.

Jan. 26.
Westminster.

To the same. Order to deliver to Joan, late the wife of John de Bohun, the manors of Norton and Elmesete, and the issues thereof, as the king learns by inquisition taken by the escheator that John de Bathonia,

* The enrolling clerk has omitted the name and surname of the recipient.

1292.

Membrane 10—cont.

tenant in chief, held the manors by the courtesy of England of the inheritance of Eleanor, his wife, and that Joan is the daughter and next heir of Eleanor and is of full age.

Jan. 24.
Westminster.

To Robert de Valle Regali, escheator in co. Chester. Order to deliver to Thomas, abbot of St. Werburgh's, Chester, all issues of the abbey received during the voidance after the death of Simon, the late abbot, as it appears to the king by inspection of the charters of Hugh, Richard, and Ranulph, sometimes earls of Chester, made to God and the church of St. Werburgh and the monks there serving God, of tenures, possessions and liberties of that church, and by the king's confirmation that the earls granted the tenures, things and all their possessions, with all other things pertaining to the abbey, so free and quit from all custom and from everything that they retained nothing in the premises except prayers and the benefits of the monks, and that they gave to them the honour of St. Werburgh so free and quit for the soul of King William and the souls of all of them, so that after the said earls no one could add any liberty or quittance further to the church and monks; and further it is found, after searching the rolls of his exchequer of Westminster and of his exchequer of Chester, and by inquisitions taken by Reginald de Grey, justice of Chester, and by the said escheator, that the late king, after the earldom of Chester came to his hands, received nothing for his use at the times of the voidance of the abbey from the goods or issues thereof and had no other custody thereof except that the justice of Chester at the times of such voidances placed a serjeant in the abbey, who had under him a keeper in the cellar and another keeper at the gate of the abbey, who was to keep the goods and issues of the abbey without damage as the free almshouse of the late king, and that the keepers received their charges and expenses only from the issues of the abbey, and that the abbots of the abbey created in the late king's time did not grant any pension by reason of their new creation to any of the said king's clerks; and the king after Simon's death, believing that the custody of the abbey and the issues thereof pertained to him as those of other abbeys that are of his crown, caused the abbey and the issues thereof to be taken into his hands, and sought a pension from abbot Thomas by reason of his new creation to be granted to one of the king's clerks, and he does not wish that harm should hereafter befall the abbey by reason of the taking into his hands of it and the issues and the exaction of the pension aforesaid, and has therefore rendered to the abbot all the issues received by reason of the voidance.

The like to Thomas de Normanvill, escheator beyond Trent.

Jan. 27.
Westminster.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John Conquest, lately elected, whom the king has amoved from office because he learns that he is insufficiently qualified.

To the justices next in eyre in co. Worcester. Order not to molest Reginald le Porter, now sheriff of that county, in their eyre by reason of the escapes of Alan de Astwode, John le Sumenur de la Berghe, John le Tayllur of Ledebur[y], Richard Corbizun of Stodleye, and Isabel de Clifton, thieves who were imprisoned at Worcester gaol, which men the sheriff beheaded in pursuing them, Isabel being also taken at his suit and hanged, as the king has pardoned him these escapes.

Jan. 28.
Westminster.

To Malcolm de Harley, escheator this side Trent. Order to permit Eustace de Burneby to hold the lands that Ellen de Watteford held of

1292.

Membrane 10—cont.

the king in chief and of which she enfeoffed him by the king's licence, to hold of the king in the same manner as she held them, as the king has taken his homage for them.

To Thomas de Normanvill, escheator beyond Trent. Order not to intermeddle with the lands that Ranulph de Arnhale held, as the king learns by inquisition taken by the escheator that Ranulph at his death held nothing of the king in chief, but that he held an assart in Lamele, which renders 8*d.* yearly.

Jan. 25.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to be assigned to Mary, late the wife of Philip Marmyon, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To the keeper of the forest of Eagle (*Aquila*). Order to cause Stephen de Penecestre, warden of the Cinque Ports, to have twelve oaks with their strippings, in order to make a ship for the king's use.

To Thomas de Normanvill, escheator beyond Trent. Order to cause equal partition of the manors of Ulfham, Benton, and Kelingwrth, which Margery, late the wife of Roger de Merleye, tenant in chief of the late king, held in dower of Roger's inheritance, to be made between John de Greystock, kinsman and co-heir of Roger, and Robert de Somervill, who married Isabel, daughter and co-heiress of Roger, in their presence, and to cause them to have seisin of their respective purparties.

To Walter de Everle, keeper of the forest of Pambere. Order to cause the abbot of Hyde, Winchester, to have in that forest two roebucks, of the king's gift.

To John de Farlinton, keeper of the forest of Asshele. Order to cause the said abbot to have in the forest two roebucks, of the king's gift.

Jan. 30.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Ralph de Hengham to be acquitted of 30*l.* in the fine that he lately made with the king for divers trespasses charged upon him, as the king has granted to Ralph, at the request of John de Sudleye, that the 30*l.* due to Ralph from John shall be deducted from the aforesaid fine.

MEMBRANE 9.

Feb. 5.
Westminster.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Philip de Albinaco, son and heir of Ralph de Albinaco, all the issues received from his lands since 3 February, in the twentieth year of the reign, when the king took his homage.

To the sheriff of Worcester. Order to cause Simon Revel to have seisin of a messuage in Muckeleye, as the king learns by inquisition taken by the sheriff that the messuage, which Richard de la Chircheyard, who was hanged for felony, held, has been in the king's hands for a year and a day, and that the town of Sutkeleye had the king's year and day thereof, for which it ought to answer to the king.

To Malcolm de Harle escheator this side Trent. Order not to intermeddle further with the lands that belonged to Hugh Pecche, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Hugh at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

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Membrane 9—cont.

Feb. 6. To the same. Order to deliver to Amicia, late the wife of Geoffrey de Westminster. Bella Fago, tenant in chief, certain lands in Suth Crek, and the issues received thence, as the king learns by inquisition taken by the escheator that she was enfeoffed jointly with Geoffrey of the lands and was in full seisin thereof with him until his death.

Feb. 6. To the justices in eyre for common pleas in co. Dublin. Order to cause Westminster. Theobald de Verdun to be acquitted of the amercement before them by reason of the summons of the eyre, as he was staying with the king in England by the king's orders at the time of the summons of the eyre, so that he could not appear personally before them.

Walter Spakeman, Walter de Thornhulle, and Hugh le Cartere of Henton, imprisoned at Old Sarum for the death of John Trillehare, Richard le Brok, and Walter Attenelme, wherewith they are charged, have letters to the sheriff of Wilts to bail them.

Feb. 3. To the sheriff of Suffolk. Order to deliver in bail William Lewelyn, Westminster. imprisoned at Bury St. Edmunds for the death of William Cokerel, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Simon son of William Lewyn, Roger Campeden, Richard le Bule, and Geoffrey le Queynte, imprisoned at Bury St. Edmunds for the aforesaid deaths, have letters to the sheriff of Suffolk to bail them.

Feb. 6. To Simon de Elleswrth, supplying the place of the justice (*justiciarii*) Westminster. of the Forest this side Trent. Order to permit the abbess of Tarente to sell to whomsoever she will forty oaks in her wood of Hussheburn, which is within the bounds of the forest of Fynkele, as the king granted to her permission to sell this number of oaks for the discharge of her debts to divers creditors. By K. & C.

To the sheriff of Hereford. Order to cause the prior of Llanthony Prima to have seisin of a messuage and five acres of land in the suburbs of Hereford, as the king learns by inquisition taken by the sheriff that the said messuage and land, which Ralph Albon, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that Ralph held them of the priory of Llanthony Prima, and that Ralph Judde, Ralph Baron, Roger le Knight, and Walter Roger had the king's year and day thereof, for which they ought to answer to the king.

Feb. 6. To the treasurer and barons of the exchequer. Order to cause to be Westminster. levied and paid to Robert de Clopton and William de Hertefeld, the king's serjeants at arms, the 50*l.* by which Christiana, late the wife of Roland de Okstede, tenant in chief, made fine with the king for the custody of the lands, daughters and heirs of Roland, with the marriage of his daughters, as the king has granted this sum to them for their good service.

To Malcolm de Harle, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of Ralph Basset of Welledon, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

Feb. 6. To the treasurer and barons of the exchequer. Whereas the late king, Westminster. on 7 December, in the fifty-second year of his reign, appointed Gilbert de Preston and his fellows justices in eyre for common pleas in cos. York, Westmoreland, Northumberland, Cumberland, Lancaster, Nottingham,

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Membrane 9—cont.

Derby, Warwick, Leicester, Lincoln and Rutland, and Richard de Middelton and his fellows justices in eyre for the like in cos. Somerset, Dorset, Gloucester, Hereford, Worcester, Salop, Stafford, Oxford, Berks, Buckingham, Bedford, Northampton, Huntingdon and Cambridge, and Nicholas de Turri and his fellows justices in eyre for the like in cos. Wilts, Southampton, Devon, Cornwall, Surrey, Sussex, Kent, Middlesex, Essex, Hertford, Norfolk, and Suffolk, and afterwards the said king, on 12 July, in the said year, granted by his letters patent, which the king has inspected, to Edmund, the king's brother, all amercements in which the men and tenants of his lands, fees and hundreds were cast before all justices whomsoever, together with the fines, chattels of fugitives and condemned men, the year, day and waste as well of the lands and fees and hundreds aforesaid, as much as pertained to the said king: the king, although the aforesaid letters appear to be insufficient, orders the treasurer and barons to permit Edmund to have the amercements of his men and tenants of his lands, fees and hundreds aforesaid before the justices in the aforesaid eyres or before other justices whomsoever appointed to execute the premises by the late king from 7 December aforesaid to the day of the said king's death, and the amercements that Edmund has hitherto caused to be levied, together with the fines and chattels of fugitives and condemned men and the year, day and waste aforesaid, for his use from his men and tenants according to the said grant, and to cause the men and tenants to be discharged of such amercements, fines, chattels, year, day and waste thus levied for the use of the king's brother, which they exact from the tenants by summons of the exchequer for the king's use. If anything still remain to be levied of the amercements, fines, chattels of fugitives and condemned men, the year, day and waste aforesaid from the men and tenants from the eyres aforesaid, the treasurer and barons are ordered to cause it to be levied without delay and to cause it to be paid to Edmund, saving to the king what has been paid into the exchequer of the amercements, fines, chattels, year, day and waste aforesaid from the men and tenants for the said eyres.

By K.

Feb. 12.
Waverley.

To John de Vesey, justice of the Forest beyond Trent. Order to cause Thomas, bishop of St. Davids, to have in the king's woods of Clipston, Mammesfeld and Wodehus, which are within the bounds of the said (*sic*) forest, sixteen oaks fit for timber, of the king's gift, to wit six in the wood of Clipston and ten in the other woods.

Feb. 7.
Westminster.

To the sheriff of Suffolk. Order to deliver John de Wygenhale of Hadlegh, imprisoned at Bury St. Edmunds for trespass of venison in the forest of Essex, to twelve mainpernors who shall undertake to have him before the justices for pleas of the Forest when they come to those parts or to have him [before the king] at the king's order.

To the sheriff of Suffolk. Like order.

Vacated, because [it is enrolled] immediately above.

To the justices of the Bench. Order to admit William de Bereford as their fellow to hear and determine pleas before them.

Feb. 6.
Westminster.

William Prudfot, Walter son of Robert Wakeman, William son of Thomas Snarry, and Robert Pyncele, imprisoned at Sutton-under-Whitstanclyf, co. York, for the death of Alan de Thornton, wherewith they are charged, have letters to bail them.

Feb. 6.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to cause the lands that belonged to Henry de Pydele, tenant by knight service of the

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Membrane 9—cont.

barony of Bayeux, which is in the king's hands, to be divided into two equal parts in the presence of Alice and Joan, his daughters and heiresses, and to cause Alice, as elder heiress, and Joan to have seisin of their respective purparties thereof, after taking on the king's behalf their fealty for the lands that their father held at his death of the barony.

Feb. 15.
Waverley.

To Elias de Hauvill, steward of the forest of Bernewode, co. Buckingham. Order to deliver William de Boyton, William Bruningg, Robert de Tybeford, Walter le Fevre, William le Bercher, William son of William le Bercher, Thomas del Gardyn, and Roger, his son, imprisoned at Brehull for trespass of the Forest, to mainpernors who shall undertake to have them before the justices in eyre for Forest pleas.

Feb. 19.
Chawton.

To the barons of the exchequer. Whereas the issues arising from the serjeanty that Simon de Scaccario, lately deceased, had in fee in the exchequer are uncertain, so that the king cannot assign anything certain in dower to Petronilla, late his wife, and division of this serjeanty ought not to be made and has not been usually made hitherto in the exchequer, the king orders the barons to cause to be assigned to her a third of the issues of the serjeanty, after deducting the reasonable costs and expenses of the ministers serving the office of the serjeanty, for her dower of the issues of the serjeanty.

MEMBRANE 8.

Feb. 6.
Westminster.

To Malcolm de Harley, escheator this side Trent. Order to deliver to Agnes, late the wife of Roger de Somery, tenant in chief, the following of Roger's knights' fees, which the king has assigned to her in dower: half a fee in Middelton, which John de Middelton holds; half a fee in Selleye, which John de Selleye hold; a fee in Haggeley, which Henry de Haggeley holds; a fee in Wernele, which William Fokeram holds; a quarter of a fee in Caldecote, which quarter John de Lovent holds; a quarter of a fee in Wlston, which quarter Richard son of Henry the clerk of Newport holds; a fee in Stanford that John son of Reginald and Oliver Punchardon hold; two fees in Ildesleye and Hoddecote, which Walter de la Poyle holds; two fees in Englefeld, Humeleye, and Cranford, which Roger de Englefeld holds; half a fee in Inkepenn, which fee Roger de Inkepenn holds; a fee in Yatingden, which Hugh de Braunteston and Ralph de Knyveton hold; a fee in Byrmingham, which William de Birmingham holds; a sixth of a fee in Wodebromwych, which part Anselm de Bromwych holds; a thirty-second of a fee in Bromwych, which part Henry de Castello holds; a thirty-second of a fee in the same town, which part Thomas de Bromwys holds; a tenth of a fee in the same town, which tenth John de Bradewell holds; two fees in Womburn, Overton, Oxeleye, and Bradeleye, which William de Overton holds; half a fee in Bromwyz, which Richard de Marham holds.

To the same. Order to deliver to the said Agnes the advowson of the church of Bradefeld and the presentation to the church of Kyngeswyneford on the next voidance, so that the two presentations next after that shall pertain to the heirs of the said Roger, and Agnes shall have the third presentation, as the king has assigned these to her for her dower of Roger's advowsons.

Feb. 6.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to be assigned to Christiana, late the wife of Roland de Okestede, tenant in

1292.

Membrane 8—cont.

chief, from the knights' fees and advowsons that pertained to Roland, as the king lately ordered the escheator to cause dower to be assigned to her from Roland's lands and she has not yet had dower of his knights' fees and advowsons.

Feb. 6. To the keeper of the forest of Shyrewod. Order to cause Thomas de Westminster. Normanvill, keeper of the manor of Clipston, to have twenty oaks fit for timber for the repair of the king's weirs of the manor.

To the treasurer and barons of the exchequer. Order to cause Richard de la Rivere to be acquitted of 100s. at which he was amerced by the justices (*justiciarii*) in eyre for common pleas in co. Gloucester for the escape of John le Mew, a thief, from the custody of William son of Hugh, formerly constable of Gloucester castle, at which time Richard was sheriff of that county, as the king lately pardoned William 100s. for the escape of the said John.

Vacated, because otherwise below.

To the same. Order to acquit the said Richard of 100s. for the escape of the said John from the said castle, which escape was afterwards adjudged before the justices in eyre for common pleas in co. Gloucester, for which reason 100s. are exacted by summons of the exchequer from Richard, who was sheriff of Gloucester at the time of the escape, as the king lately pardoned the aforesaid William what pertained to him for the escape of John from William's custody.

Feb. 18. To Simon de Ellesworth, supplying the place of the justice of the Chawton. Forest this side Trent. Order to deliver Ranulph, parson of the church of Thornedon, imprisoned at Colecestre for trespass of venison in the forest of Essex, wherewith he is charged, if he be not an habitual offender in the king's forests, to twelve men of that county who shall mainpern to have him before the justices next in eyre for pleas of the Forest and that he will not hereafter incur forfeiture in the king's forests.

William son of Nicholas de Langeleye Abbatis, imprisoned at St. Albans for the death of John son of Elias, wherewith he is charged, has letters to bail him.

Feb. 28. To Malcolm de Harle, escheator this side Trent. Order not to inter- Farrington meddle further with the lands that belonged to John de Bohun, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held nothing in chief of the king by reason whereof the custody of his lands ought to pertain to the king.

To the sheriff of Lancaster. Order to release William del Whyk, imprisoned at Lancaster for forgery of the king's seal, whereof he is indicted, upon his finding six or four mainpernors to have him before the justices at the first assize to answer to the king if the king then wish to speak against him.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of John de Drayton, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To Roger Lestrangle (*Extraneo*), keeper of the forest of Kingeswode, or to him who supplies his place. Order to deliver John Eddrich of Hadleye, imprisoned at Bury St. Edmunds for trespass of the Forest, in bail to six mainpernors who shall undertake to have him before the justices for pleas of the Forest.

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Membrane 8—cont.

William Spirage, imprisoned at Bedeford for the death of William Pret of Acle, wherewith he is charged, has letters to the sheriff of Bedford to bail him.

March 6.
Farrington

To Bogo de Knovill, constable of the castle of Montgomery. Order to permit Roger de la More to enter and hold the manor of Lydeham, which is held of the king in chief, without hindrance, as the king lately granted licence to Thomas de Monte Gomeri to enfeof Roger of the said manor, on condition that Roger should hold it of the king in chief in the same way as Thomas held it.

March 20.
Cobham
(Coveham).

To the sheriff of York. Order to deliver in bail William de Lasceles of Eskerik, imprisoned in the gaol of St. Mary's, York, for the death of William Wyghtman of Grymeston, wherewith he is charged, as the king learns by the record of John de Reygate and his fellows, justices lately appointed to deliver York gaol, that William slew him in self-defence.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver to Gilbert de Umframvill the manor of Barwesford, as the king learns by inquisition taken by the escheator that Richard de Humframvill, grandfather of Gilbert, granted the manor to Roger de Merleye, lately deceased, in free marriage with Margery, his daughter, who is now also dead, to have to them and to the heirs of their bodies, and that Margery died without an heir of her body, and that the reversion of the manor pertains to Gilbert, as heir of Richard, by the form of the gift.

March 10.
Trotton
(Tratinton).

To the sheriff of Hereford. Order to deliver in bail William son of William Attefulghyate, imprisoned at Hereford for the death of John, his brother, wherewith he is charged, as the king learns by the record of John Buteturt and his fellows, justices appointed to deliver Hereford gaol, that he slew him in self-defence.

March 21.
Mortlake.

To the sheriff of Derby (*sic*). Order to cause a coroner to be elected in place of David de Fletewyk, lately elected coroner for co. Bedford, as he has not more than ten marks yearly of land and rent, so that he is insufficiently qualified.

March 20.
Cobham.

William son of John de Mouseley, John Scot, and Nicholas Scot, imprisoned at Northampton for the death of Alice Kay, wherewith they are charged, have letters to the sheriff of Northampton to bail them.

March 26.
Westminster.

To the sheriff of Southampton. Order to deliver in bail Reginald de Burne, imprisoned at Winchester for the death of John Snel, wherewith he is charged, as the king learns by the record of Simon de Wyntonia, Philip de Hoyvile, and Robert Daundeleye, justices lately appointed to deliver Winchester gaol, that he slew him in self-defence.

MEMBRANE 7.

March 26.
Westminster.

Geoffrey Levyng, Robert Levyng, Hugh son of William de Causton, William Corte, and Beatrice, daughter of Richard le Suur of Causton, imprisoned at Norwich for the death of Adam Baldewyne of Salle, wherewith they are charged, have letters to bail them.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John Faykyn, who is insufficiently qualified.

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*Membrane 7—cont.*March 26.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Whereas the king lately ordered him to cause the manor of Tukesford, which Margery, late the wife of John de Lexinton, held at her death in dower of the inheritance of Henry de Lexinton, tenant in chief of the late king, and which the king caused to be taken into his hands after her death, to be divided equally between John de Bray, who married Cecily, and William de Sancta Cruce, who married Agnes, daughters and heiresses of Robert de Markham, deceased, the kinsman and co-heir of the aforesaid Henry, and to cause them to have seisin of their purparties thereof, retaining in the king's hands the purparty of John de Lungevilers, the kinsman and third heir of Robert, a minor in the king's wardship; and the king afterwards, at the prosecution of Richard de Sutton, kinsman and the other heir of the said Henry, — who prayed that his part of the manor and of that of Warshop, which Margery held in dower in like manner of Henry's inheritance, and which the king had caused to be taken into his hands by reason of her death, [should be assigned to him]—ordered the said escheator to warn John de Bray, Cecily, William, and Agnes to be before the king on Sunday in Mid Lent last to receive their purparties of the manors or to show cause why Richard should not have his purparty thereof; and they appeared in person before the king on the said day, and showed a fine levied in the late king's court at Westminster before Roger de Thurkelby and his fellows, justices of the said king, between William son of Roland de Sutton, grandfather of the said Richard, and Richard de Markham, uncle (*avunculum*) of Cecily and Agnes, and kinsman of the said John de Lungevilers, whereby Richard de Markham remitted to William de Sutton and his heirs all his right in the manor of Warshop, and also the advowson of the church of that manor, knights' fees and all other appurtenances, and also granted that all the land that Richard held in Marnham, Strathawe, and Skegehawe on the day when the agreement was made should remain wholly after Margery's death to the said William and his heirs for his purparty of Margery's dower in the manor of Tukesford, and moreover Richard granted that he and his heirs should render 10*l.* yearly after Margery's death to William and his heirs for his aforesaid purparty of her dower in the manor of Tukesford; and the said John de Bray, Cecily, William de Sancta Cruce and Agnes and the said Richard de Sutton forthwith besought that the fine should be observed in all things between them; and John, Cecily, William and Agnes surrendered into the king's hands all the land that they held in Marnham, Strathewe (*sic*), and Skegehawe, in their purparties of the inheritance in Margery's lifetime by virtue of the fine aforesaid; the king, with the assent of the parties, has rendered to Richard de Sutton, for his part of the manor of Tukesford, the manor of Warshop and the advowson of the church of that manor, with the knights' fees and all other appurtenances, and all the aforesaid land in Marnham, Strathawe, and Skegehawe, together with the purparty of John de Lungevilers in the same, which is in the king's hands by reason of John's minority, and also with the said 10*l.* yearly from John de Bray and Cecily, William de Sancta Cruce and Agnes and John de Lungevilers, to be divided in equal portions, and has rendered to John de Bray and Cecily, William and Agnes their purparties of the manor of Tukesford, to have in accordance with the fine aforesaid, saving to the king and to John de Bray and Cecily, William and Agnes the corn sown in the land of Marnham, Strathawe and Skegehawe: the king therefore orders the escheator to cause Richard de Sutton to have seisin of the manor of Warshop and of the advowson of that manor, etc., and

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Membrane 7—cont.

of all the aforesaid land in Marnham, Strathawe, and Skegehawe, with John de Lungevilers' purparty aforesaid, and also with the said 10*l.* yearly, in accordance with the fine, saving to the king and John de Bray and Cecily, William and Agnes the corn as aforesaid. He is also ordered to make partition of the manor of Tukesford into three equal parts in the presence of John de Bray and Cecily, William and Agnes, if they wish to be present, and to cause their purparties thereof to be assigned to them, and to cause them to have seisin thereof, retaining in the king's hands until John de Lungevilers come of age the purparty falling to him.

To Ralph de Broghton, late fermor of the manor of Denham. Order to deliver to the abbot and convent of St. Peter's, Westminster, the corn sown by him in the lands of the manor, as the king, on 10 January, in the twentieth year of his reign, granted the manor to the abbot and convent for the health of the soul of Queen Eleanor, his late consort, with the return of writs, liberties, free customs and all other appurtenances, and he has now granted them the corn sown in the manor by Ralph.

By K. on the information of W. de Langeton.

March 26.
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon the prior of Neweham near Bedeford for 16*l.* for a debt due to Sampson son of Sampson, sometime a Jew of Cambridge, from Hugh, prior of Neweham, as the prior has shown the king that whereas neither he nor any of his predecessors are indebted to any Jew of the realm by reason whereof the king can exact any debt from them, nevertheless the sheriff of Bedford exacts 16*l.* from them for debt aforesaid by summons of the exchequer, and the king learns by inquisition that he caused to be made in the presence of Thomas de Bray by the sheriff aforesaid that there never was any prior of Neweham, co. Bedford, of the name of Hugh, and that no prior of Neweham has hitherto made any contract with any Jew by reason of which he ought to be bound in any debt.

To the sheriff of Essex. Order to deliver John de Wileby, Robert de Wileby, and Richard de Glamesford, imprisoned at Colchester for trespass in the forest of Essex, each in bail to twelve men who shall mainpern to have them before the justices for pleas of the Forest.

To the sheriff of Kent. Order to deliver William de Crosholm, imprisoned at Canterbury for the death of William Cokes, slain in co. Lincoln, as the king learns by inquisition taken by the sheriff of Lincoln that William de Crosholm slew William Cokes in self-defence, and he ordered the sheriff of Lincoln to certify him of the names of twelve men who would undertake to have William before the justices at the first assize in that county, and he has signified to the king that John de Crosholm, Gilbert de Crosholm, William Westiby of Norton, William de Sandale, Peter de Hospital, Hugh atte Church of Norton, William son of Lettice de Norton, Andrew le Marchaund of Norton, Roger son of Stephen of Crosholm, William Nore of Norton, William atte Grene of Haghewrthingham, and William son of Lettice of Norton, all of co. Lincoln, have mainperned before the sheriff in the presence of the coroners to have William before the justices.

March 28.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Hugh de Staunford to be acquitted of 100*s.* at which he was amerced before Solomon de Roff[a] and his fellows, justices appointed to enquire concerning concealed goods of the Jews, for such concealed goods, which

Membrane 7—cont.

1292.

sum is exacted from him for the use of Queen Eleanor, the king's late consort, to whom the king committed such goods, as the king has pardoned him out of charity.

To the same. Order to acquit Jordan atte Hull of West Hanyngfeld of half a mark by which he made fine with the king for having a writ in chancery, as the king has pardoned him this sum out of charity.

March 28.
Westminster.

To the sheriff of Northumberland. Order to deliver in bail Stephen Smert, imprisoned at Herbotele for the death of Ralph le Aumblur, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Feb. 2.
Westminster.

To brother Robert de Valle Regali, escheator in co. Chester. Order to cause dower to be assigned to Katherine, late the wife of Ranulph le Roter, tenant in chief, upon her taking oath that she will not marry without the king's licence.

April 1.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king granted to Anne de Caumvill the manor of Bukingfold, which formerly belonged to Robert de Crevequer, for her life, rendering therefor 100s. to the exchequer yearly, and the king has now ascertained that Robert, when the manor was in his hands, granted by charter to Walter de Chidecroft 2*d.* a day from the issues of the manor for life for keeping the warren of the manor, and 10s. yearly for his robe, and that Walter always received these sums until the manor came to the king's hands and to the hands of Queen Eleanor, his consort; wherefore it was decided before Master Ralph de Ivingho and his fellows, hearers of complaints against the said queen's bailiffs and ministers, at Walter's suit that he should receive the aforesaid 2*d.* a day and 10s. yearly by the hands of the tenants of the manor; the king accordingly orders the treasurer and barons to allow these sums to Anne in the aforesaid 100s. during Walter's life.

April 7.
Westminster.

To the sheriffs of London. Order to deliver in bail Roland Malet, imprisoned at Newegate for the death of Henry le Pestur, slain at London, wherewith he is charged, as the king learns by the record of Ralph de Sandwyco and Thomas de Belhus, justices appointed to deliver Newegate gaol, that he slew him in self-defence.

April 6.
Westminster.

To Elias de Hauvill, steward of the forest between the bridges of Oxford and Staunford. Order to deliver Henry de Oldewynche (*sic*) and Richard, his son, imprisoned at Rokingham for trespass of venison in Rokingham forest, each in bail to twelve mainpernors who shall undertake to have them before the justices of the Forest, if they are not habitual malefactors.

To the bailiffs of Hereford. Order to cause Robert de Crevequoer to have from the ferm of that town 10*l.* for Easter term last of the 20*l.* yearly granted to him by the king for life from that ferm, for the release of the manor of Ditton that he made to the king and Queen Eleanor, his late consort.

April 8.
Westminster.

To the bailiffs of the hundred without the north gate of Oxford. Order to cause the said Robert to have 10*l.* for Easter term last of the 20*l.* yearly granted to him by the king for his life from the ferm of that town for the release of the aforesaid manor to the king and queen.

To Reginald de Grey, justice of Chester. Order to cause the aforesaid Robert to have 22*l.* 10s. 0*d.* for Easter term from the issues of the king's mills and bridge of Chester, as the king, in recompence for Robert's

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Membrane 7—cont.

surrender and release of a moiety of the manor of Saham to the king and Queen Eleanor, his late consort, granted to him the custody of the castle of Bestan, co. Chester, and 100s. yearly for the custody thereof, and 40*l.* yearly from the issues of the mills and bridge of Chester for life, to be received from the keepers or fermors of the mills and bridges for a moiety of the manor aforesaid, as contained in the king's letters patent.

April 12.
Stepney.

To Malcolm de Harleye, escheator this side Trent. Order to restore to the chapter of Llandaff the manor of Arcliston, and the issues received from it, as the king learns by inquisition taken by the escheator that Master William de Radenovere granted the manor to William de Breuse, late bishop of Llandaff, and to the chapter long before the statute of mortmain.

MEMBRANE 6.

April 12.
Stepney.

To the keeper of the forest of Gillingham. Order to cause Sarah de Merreth to have in that forest seven oaks fit for timber, of the king's gift.

April 14.
Stepney.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Ingram Berenger the lands that Roger de Caleston held of him in Ebblesburn Wak by knight service, together with any issues received from them, as the king learns by inquisition taken by the escheator that Roger at his death held nothing of the king in chief except a messuage and two carucates of land in Caleston and Cameresford in socage at fee-ferm for 58s. 4*d.* yearly for all services, so that the king ought not to have the custody of the lands that belonged to Roger.

To the same. Order to deliver to the abbess of Wylton the lands of Chilhampton that the aforesaid Roger held of her by knight service, with any issues received thence, as the king learns by inquisition taken by the escheator [*etc. as above*].

April 14.
Stepney.

To the treasurer and barons of the exchequer. Order to acquit Laurence de Sancto Mauro of 40s. exacted from him for issues of his lands forfeited before the treasurer and barons, as the king has pardoned him.

Cancelled, because otherwise below.

April 14.
Stepney.

To Walter de Everle, keeper of the forest of Pembere. Order to cause Richard de Aston, sheriff of Southampton and constable of Winchester castle, to have in that forest twenty oaks for the repair of the king's houses in the castle.

To the keeper of the forest of Clarindon. Order to cause the said Richard to have in the king's wood of Milchet, which is within the bounds of that forest, twenty oaks fit for timber for the repair of the king's houses in the aforesaid castle.

To the keeper of the forest of Chete. Order to cause the said Richard to have in that forest twenty oaks fit for timber for the purpose aforesaid.

To the treasurer and barons of the exchequer. Order to cause Laurence de Sancto Mauro to be acquitted of 40s. for the issues of his lands forfeited before them, as the king has pardoned him.

April 15.
Stepney.

To the sheriff of Northumberland. Order to deliver in bail Robert de Horseleye, imprisoned at Newcastle-on-Tyne for the death of Adam del Hogh, whereof he is appealed, as the king learns by the record of

Membrane 6—cont.

1292.

Gwycharde de Charrum and his fellows, justices to hear and determine the appeal that Alice, late the wife of Adam, made before Gwycharde and his fellows, the king's justices, against Robert of the death of Adam, that Robert slew him in self-defence.

April 16.
Stepney

To the treasurer of Ireland, or to him who supplies his place, and to the barons of the exchequer of Dublin. Order to cause James de Keting to be acquitted of the 35*l.* at which he was amerced before S. late archbishop of Tuam, then justiciary of Ireland, upon several occasions, as the king has pardoned him.

To Malcolm de Harle, escheator this side Trent. Order to deliver the custody of a messuage and two carucates of land that Roger de Caleston held at his death in Caleston and Quemerford of the king in socage to the nearest friend of the said (*sic*) *heir, saving to the king what pertains to him in this behalf, and order not to intermeddle further with the other lands of Roger, as the king learns by inquisition taken by the escheator that Roger at his death held the messuage and lands of the king in socage at fee-ferm, rendering therefor to the exchequer 58*s.* 4*d.* for all service, and that he held nothing in chief by reason whereof the custody of his lands ought to pertain to the king.

To the same. Order to deliver to Robert de Lundonia the lands that the aforesaid Roger held of him by knight service, and the issues received from them.

Ralph de Hederesford, imprisoned at Beverley for the death of William de la Grene of Heselarton, wherewith he is charged, has a writ to bail him.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of John son of William Gerberge, lately elected, as he is a merchant and plies his merchandise in parts beyond sea and on this side, so that he cannot attend to the duties of the office.

April 16.
Stepney.

To Reginald de Grey, justice of Chester. Order to cause the abbot of Vale Royal to have 1,000*l.* from the ferm of the county of Chester, beginning at Michaelmas next, as the king has assigned this sum to him for the works of the abbey.

April 16.
Stepney.

To the sheriff of Wilts. Order to deliver Reginald le Carpenter and Robert, his son, imprisoned at Old Salisbury for trespass in the forest of Clarendon, each in bail to twelve men who shall mainpern to have them before the justices for pleas of the forest.

April 15.
Stepney.

To the sheriff and coroners of co. York. Order to deliver to Robert de Ponte Fracto the chattels of John son of Robert de Crofton, his bondman, which were taken into the king's hands for John's felony in killing himself, upon Robert's finding security to answer to the king for them before the justices at the first assize in case they be adjudged to the king before the said justices.

April 16.
Stepney.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the lands that William de Souleby, deceased, held in Shelton of John Wak by knight service, and to restore the issues thereof, as the king learns by inquisitions taken by the escheator and by

* The supplementary inquisition here referred to (*Inquis. post Mortem*, 20 Edward I, No. 14), does not mention the name of the heir. The primary Inquisition states that Roger's son Roger was his next heir, and was aged one year and a quarter (*Ibid.*).

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Membrane 6—cont.

Thomas de Normanvill, escheator beyond Trent, that William at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

The like to Thomas de Normanvill, escheator beyond Trent, in favour of Isabel de Clifford for the lands that William held of her in Kirkebi-stephan, in exchange for land in Appelby.

To the keeper of the forest of Clarindon. Order to cause the Friars Preachers of New Sarum to have in that forest seven leafless oak-stumps for fuel, of the king's gift.

To the keeper of the park of Leghton. Order to cause Is[abel] de Eynesford to have in that park six bucks, of the king's gift.

April 17.
Stepney.

To the sheriff of Norfolk. Order to deliver to Walter le Chaunter of Norwich a stall in Norwich, to be held by him in accordance with the feoffment mentioned below, as the king learns by inquisition taken by the sheriff that Stephen de Stalham enfeofed Walter of the stall, and that Walter had full and peaceful seisin thereof from Michaelmas, in the 18th year of the reign, at which date he was enfeofed, until the Decollation of St. John the Baptist, in the 19th year, when Stephen fled for the death of Geoffrey Sewall, wherewith he was charged, and the bailiffs ejected Walter from the stall and took it into the king's hands by reason of Stephen's flight.

April 24.
Royston.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Richard de Grey, son and heir of William de Grey, for 106*l.* 13*s.* 4*d.* and 53*l.* 6*s.* 8*d.*, as it appears to the king by inspection of the rolls of the late king's chancery that he, on 21 October, in the forty-eighth year of his reign, ordered the barons of the exchequer by writ of *allocate* to allow the said William, formerly his sheriff of Lincoln, 106*l.* 13*s.* 4*d.* in the issues of that county, of which sum he made his proffer at the exchequer on the morrow of Michaelmas, in the year aforesaid, and which he paid into the late king's wardrobe to Master Henry de Gandavo, keeper of the wardrobe, on the eve of All Saints, in the said year, and that the said king, on 12 July, in the fifty-first year of his reign, likewise ordered his barons aforesaid to allow to William in the issues of the said county 53*l.* 6*s.* 8*d.*, which he had paid by the said king's order into his wardrobe to Nicholas de Leukenore, keeper of the wardrobe, on Tuesday the morrow of the Translation of St. Benedict, in the said year, and the king wishes to show favour to Richard although the writs are not found in the exchequer.

To John Buteturte, keeper of the forest of Dene. Order to cause dower to be assigned to Clarice, late the wife of Thomas de Blakeney, tenant in chief, upon her taking oath not to marry without the king's licence.

April 28.
Bury
St. Edmunds.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the manor of Eylesthorp or with other lands that belonged to Suspirius de Baiocis, as the king learns by inquisition taken by the escheator that Suspirius at his death held nothing of the king in chief, but that he held at one time the said manor, which he granted long before his death to William de Gimmynges for life.

To the same. Whereas the king learns by inquisition taken by the escheator that Geoffrey de Suthorp at his death held nothing of the king in chief except the manor of Loholm, and this by reason of the manor of

1292.

Membrane 6—cont.

Torpel, which is in the king's hands, so that the wardship of his lands does not pertain to the king on this occasion; the king orders the escheator not to intermeddle further with the other lands of Geoffrey.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of John de Stretton, whom the king has amoved from office as he is incapacitated by infirmity.

To the bailiffs of Sandwich. Order to acquit the king's merchants of Lucca of stallage and lastage and of all other custom of hides, tallow and other wares bought by them in that town, which they shall avouch to be their own, until Michaelmas next.

Membrane 6—Schedule.

Assignment of dower to Petronilla, late the wife of Simon de Scaccario. There are assigned to her a third of the chief messuage of Abbefeld, co. Oxford, which is extended at 2s. 3d. yearly; a croft, 282½ acres of land in the same manor, which are extended at 4l. 14s. 2d. yearly; a toft with a dovecote in the said manor, which is extended at 4s. yearly; a parcel of meadow, which is extended at 4s. yearly; eight acres of wood, which are extended at 2s. 8d. yearly. Also the rents, customs and services of the free tenants following: Geoffrey de Morleye, William Attelithe, Thomas Attelithe, Hugh de Cattestrete, Gilbert le Fevre of Stockenechurche, Hugh Cleremunt, Roger de Sutheye, Hugh de Rettlesmere, John Wiseman, Robert de la Grave, Simon de Hibernia, Juliana la Tiwelere, Stephen de Haukeserd, and Ralph de la More; which are extended at 61s. 1d. Also the rents, customs and services of the following customary tenants: William Attenutebeme, William Bonelith, and John Morel, which are extended at 27s. 4d. Also that Petronilla shall pay yearly to the abbot of Abindon 21s. 6d., wherewith the said tenements are charged to the abbot. Total of the assignment, except the rent aforesaid: 8l. 14s. 0d.

MEMBRANE 5.

May 3.
Culford.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Gilbert son and heir of Patrick de Suthayk, tenant in chief, to have seisin of his father's lands, as the king has taken his homage.

To the treasurer and barons of the exchequer. Whereas in the date (*data*) of the letters by which the king restored to N. bishop of Salisbury the temporalities of the bishopric, which date is 16 December, a clerical error arose because the king took his fealty at Greenwich on 24 December, as he remembers, and restored to him his temporalities: the king orders the treasurer and barons to permit the bishop to receive the issues from the aforesaid* day without hindrance, restoring to him anything that they may have levied since then.

Vacated, because otherwise below.

May 4.
Culford.

To John de Northwode, keeper of the manor of Middilton. Order to permit Stephen de Penecestre, constable of Dover castle, to have in the wood of that manor twenty-four ash-trees from the oldest ash-trees in that wood for fuel, of the king's gift.

* It is not clear which day is meant.

1292.

Membrane 5—cont.

To the keeper of the forest of Wauberge. Order to cause Gilbert de Segrave to have in that forest twelve bucks, of the king's gift.

To Malcolm de Harle, escheator this side Trent. Order to deliver to James de Oxtun the custody of the priory of Modbury, as the king learns by inquisition taken by Master Henry de Bray, late escheator this side Trent, that the custody thereof during voidance pertains to James, and that his ancestors have always had the custody thereof in times of voidance, which priory, now void, Malcolm took into the king's hands.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Emma, late the wife of Ingram de Munceus, upon her taking oath not to marry without the king's licence.

May 6. To the treasurer and barons of the exchequer. Order to acquit Roger
Culford. de Molis of the issues of the manor of Puvneye and Sutton until Henry, son and heir of Richard de Urtiaco, tenant in chief, come of age, as the king committed the custody thereof to Roger, and the treasurer and barons exact from Roger the issues of the manors for the time that he has had the custody because he did not produce before them the king's letters concerning the grant.

May 4. To the same. Whereas a clerical error arose in the date of the letters
Culford. of the 16 December by which the king restored to N. bishop of Salisbury the temporalities of the bishopric, because the king took his fealty at Greenwich on 24 December following, as he remembers, and restored to him his temporalities; the treasurer and barons are ordered to permit the bishop to receive the issues from the said 24th without hindrance, restoring to him anything that they may have levied after that date.

To the sheriff of Suffolk. Order to deliver John Edriche of Hadleye, imprisoned at Bury St. Edmunds for trespass of venison in the forest of Essex, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest, if he be not an habitual evildoer.

May 4. To the treasurer and barons of the exchequer. Order to cause Maud,
Culford. one of the sisters and heiresses of Simon de Scaccario, tenant in chief, William Payforer, who married Lora, the second sister and heiress, and John Peverel, who married Beatrice, the third sister and heiress, to come before them in the exchequer and to cause justice to be done to them in the assignment of their purparties of the serjeanty that Simon held at his death in the exchequer, as the king, although he lately prefixed a day for them to receive their purparties, now wills that the assignment shall be made in the exchequer by the consideration of the treasurer and barons because it concerns the exchequer.

May 10. To the sheriff of Lincoln. Order to cause a coroner for Staunford to
Walsingham. be elected in place of John Flemmynge, deceased.

May 10. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Walsingham. Order to deliver Stephen Bassett, chaplain, imprisoned in the Tower of London for trespass of venison in the forest of Savernak and for a trespass in the park of Henry de Cobeham of Chessebury, in bail to twelve men who shall mainpern to have him before the justices of the Forest, as he has satisfied Henry for the trespass aforesaid, as John de Cobeham has signified to the king by his letters.

Membrane 5—cont.

1292.

May 16.
Spalding.

To the sheriff of Lincoln. Order to release Lambert de Retford of Grantham from prison at Lincoln, wherein he is detained for certain trespasses against the king's peace, and to restore to him his goods and chattels, as Thomas Payn of Grantham, Thomas de Eston, William de Luda, Richard le Taverner, Laurence de Kirkegarth, Geoffrey Grave, Richard de Stretton, Richard de Lafford, and William Baudut of Grantham have mainperned in chancery to have him before the king at his order.

May 16.
Spalding

To Malcolm de Harle, escheator this side Trent. Order to assign dower to Eleanor, late the wife of Hugh de Curteneye, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To the same. Order to assign to her dower of the said Hugh's knights' fees and advowsons of churches.

To William de la Chaumbre, steward of the forest of Shirewode. Order to cause Thomas de Normanvill, escheator this side Trent, to have in that forest thirty oaks for the repair of the sluices of the king's pond at Kingesclipston.

May 20.
Thornton.

To Malcolm de Harle, escheator this side Trent. Order to cause dower to be assigned to Mary, late the wife of Philip Marmyoun, tenant in chief, from his knights' fees and advowsons of churches, in the presence of the heirs and parceners of Philip's inheritance, and afterwards to cause the fees and advowsons to be divided between the heirs and parceners, and to cause their purparties to be assigned to them.

To the sheriff of Suffolk. Order to cause Richard de Saxham to have seisin of an acre and a rood of land and a rood and a half of pasture in Little Welnetham, as the king learns by the inquisition taken by the sheriff that the lands, which Thomas de Weylaund, who abjured the realm for felony, held, have been in the king's hands for a year and a day, and that Thomas held them of Richard de Saxham, and that the abbot of St. Edmund's had the king's year, day and waste, and ought to answer to the king for the same.

May 20.
Barton-on-
Humber.

To the sheriff of Lancaster. Order to release Robert son of John Vyleyn, imprisoned at Lancaster for the death of John son of Ralph le Salter, slain at Cottingleye, co. York, wherewith he is charged, as the king lately ordered the sheriff of York to certify him of the names of twelve men who would mainpern to have him before the justices at the first assize, and Henry de Kicheleye, William de Casteleye, John de Martheley, Nicholas de Ilketon, Robert de Carleton, John Vileyn, Peter de Middleton, Adam de Ledes, William Peytevyne, Thomas Vyleyn, Falcasius de Lindeley, and William del Desert of co. York have mainperned to have him before the justices, as the sheriff of York has signified to the king.

To the sheriff of York. Order to release in bail Gilbert le Tayllur of Wilberfors, imprisoned at Rypon for the death of Richard son of William le Clerk of Wilberfos, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Gilbert slew Richard in self-defence.

May 26.
Darlington.

To Simon de Elleswrth, supplying the place of the justice of the Forest this side Trent. Order to replevy to Thomas Peverell until the coming of the justices for pleas of the Forest his woods of Manebrigg, Pokesle, and Sheleworth, which are within the bounds of the forest of Pembere, and which were taken into the king's hands for waste committed in them.

Membrane 5—cont.

1292.

To Malcolm de Harle, escheator beyond Trent. Order to deliver to Peter Malore and Maud, his wife, the second daughter and co-heiress of Stephen de Bayuse, a moiety of the issues of Stephen's lands from the time when they came to the king's hands, and their goods and chattels in the same until partition of the said lands shall be made, as the king ordered Master Henry de Bray, then his escheator, to cause the lands, knights' fees and advowsons of churches that belonged to Stephen to be extended, and to cause a moiety thereof to be delivered to Peter and Maud, which order Henry did not completely execute within the time of his office.

May 26.
Darlington. To John Buteturte, keeper of the forest of Dene. Order to cause Walter de Bello Campo, constable of Gloucester castle, to have in that forest 40 oaks fit for timber for the works of the houses of the castle.

To the keeper of the forest of Gillingham. Order to cause N. bishop of Salisbury to have in that forest six bucks, of the king's gift.

To Henry Sturmy, keeper of the forest of Savernak. Order to cause the aforesaid bishop to have in the wood of Hippingescumbe, which is within the bounds of that forest, three bucks, of the king's gift.

To John de Insula, keeper of the forest of Cheute. Order to cause the said bishop to have in the wood of Hippingescumbe, which is within the bounds of that forest, three bucks, of the king's gift.

June 2.
Berwick-on-Tweed. To the sheriff of Cumberland. Order to deliver in bail Robert le Fevre of High Crosseby, imprisoned at Carlisle for the death of William son of Benedict de Derham, whereof he is appealed, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

June 4.
Berwick-on-Tweed. To John de Vesey, keeper of the Forest beyond Trent. Order to cause Thomas, bishop of St. Davids, to have in the forest of Shirewode thirty oaks fit for timber, of the king's gift.

To the sheriff of Cumberland. Order to deliver in bail Robert le Fevre of High Crosseby, imprisoned at Carlisle for the death of William son of Benedict de Derham, whereof he is appealed, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

June 6.
Berwick-on-Tweed. To Philip Minican, keeper of the forest of Shotovere. Order to cause the children of William le Brun, who are dwelling at Oxford, to have in that forest four leafless oak-stumps for fuel, of the king's gift.

MEMBRANE 4.

June 6.
Berwick-on-Tweed. To the keeper of the park of Lenham. Order to cause Robert de Tybotot to have in the wood of Lenham all the chaseable (*fugabiles*) bucks fit to be taken in this present grease time.

To the sheriff of Devon. Order to deliver in bail Richard de Cullaford, imprisoned at Exeter for the death of Walter le Peleter, wherewith he is charged, as the king learns by inquisition taken by the escheator that he slew him in self-defence.

June 11.
Berwick-on-Tweed. To William de Toluse, keeper of the forest of Bernewode. Order to cause Richard son of John to have in that forest ten bucks, of the king's gift.

Membrane 4—cont.

1292.

To the sheriff of Norfolk. Order to deliver to Richard son of John the manor of Great Massingham, saving the right of the king and of others, and saving to the king the goods and chattels in it that belonged to Thomas de Weylaund, who abjured the realm for felony, and to restore the issues thereof, as the king learns by inquisition taken by the sheriff that Thomas held the manor for life of the gift of Richard, and that it has been in the king's hands from St. Matthew, in the 17th year of his reign.

To Malcolm de Harle, escheator beyond Trent. Order to cause John de Novo Burgo to have seisin of 10 marks yearly of rent from the manor of Tarente, co. Dorset, as the king learns by inquisition taken by the escheator that Robert de Kaynes, lately deceased, enfeoffed John by his charter of the rent aforesaid from his said manor, and that John received from him 5 marks for two terms, which rent Master Henry de Bray, late escheator beyond Trent, took into the king's hands by reason of Robert's death.

To the sheriff of Stafford. Order to deliver in bail Henry son of Stephen de Morton, imprisoned at Stafford for the death of William de Scropton, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

June 15. To the treasurer and barons of the exchequer. Order to acquit Adam Berwick-on-Tweed. de Creting of 13*l.* 9*s.* 7*d.* of the 26*l.* 19*s.* 2*d.* in which he is bound to the king's exchequer for Roger de Rolling, as the king has pardoned him.

To the keeper of the forest of Feckenham. Order to cause Master William de Monte Forti to have in that forest ten bucks, of the king's gift.

June 12. To William le Poer and his fellows, justices appointed to deliver Berwick-on-Tweed. Worcester gaol. Order to deliver in bail Geoffrey de Brochamcote, imprisoned in that gaol for the death of Henry son of Adam Snou of Kelonestowe, wherewith he is charged, as the king learns by inquisition taken the record and process of the justices aforesaid that he slew him in self-defence.

June 16. Henry de Wynggele, imprisoned at Shrewsbury for the death of John Berwick-on-Tweed. Cok, whereof he is appealed, has letters to the sheriff of Derby to bail him.

To the keeper of the forest of Gillingham. Order to cause Joan, wife of Alan de Plukenet, to have in that forest six bucks, of the king's gift.

To the sheriff of York. Order to deliver in bail Walter Erl, imprisoned at York for the death of William de Coldeclo, wherewith he is charged, as the king learns by inquisition taken by the sheriff that Walter slew him in self-defence.

June 13. To the keeper of the forest of Essex. Order to cause Maud, wife of Berwick-on-Tweed. Philip Burnell, to have within the bailiwicks of Waltham and Hatfeld, within the bounds of that forest, ten bucks, of the king's gift.

June 20. To John de Vesey, justice of the Forest this side Trent. Order to cause Berwick-on-Tweed. John de Crepping to have in the forest of Galtres six bucks, of the king's gift.

Membrane 4—cont.

1292.

To John de Tingewyk, keeper of the forest of Wyttlewod, which is within the forest aforesaid. Order to cause Hugh le Despenser to have in that forest six bucks, of the king's gift.

June 22.
Berwick-on-
Tweed.

Simon son of Goscelin de Lincolnia and Robert de Wilkesby, imprisoned at Lincoln for the death of William Bate of Lanum, whereof they are appealed, have letters to the sheriff of Lincoln to bail them.

June 23.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer. Order to cause Elias de Hauvill, steward of the Forest between the bridges of Oxford and Staunford, to be acquitted of the issues of agistment in the Hays of Wauberge and Sappele, which are within the bounds of the forest of Huntingdon, and in the park of Hanle, within the forest of Whittlewod, from 10 March, in the nineteenth year of the reign, upon which day the king committed to him the stewardship, if they ascertain that no agistment is so made therein, as the king, in the month of May, in the thirteenth year of his reign, enjoined Roger Lestranger, justice of the Forest beyond Trent, not to permit any beasts to be agisted in the said hays or park, and Elias is charged before the treasurer and barons with the issues of the agistment from the time of his appointment.

To Malcolm de Harl[eye], escheator beyond Trent. Order to cause William son and heir of William de Hale, tenant in chief, to have seisin of his father's lands, upon his finding security to render his relief to the exchequer, as the king has taken his fealty.

June 19.
Berwick-on-
Tweed.

Walter Bernehus, imprisoned at Chichester for the death of William Liviot, wherewith he is charged, has letters to the sheriff of Sussex to bail him.

June 21.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer. Order to permit the executors of the will of Isabel de Clifford to have respite until her heir come of age for the 80*l.* exacted from them for the issues of her lands forfeited before the justices of the Bench. By K.

June 24.
Berwick-on-
Tweed.

To J. de Vesey, justice of the Forest this side Trent. Order to cause Roger Bozun to have in the forest of Shirewod four oaks fit for timber, of the king's gift.

To Thomas de Normanvill, escheator this side Trent. Order not to intermeddle further with the lands that William de Souleby held of Thomas de Hellebech and Avice, his wife, in Souleby, and to restore the issues thereof to Thomas and Avice, as the king learns by inquisitions taken by the escheator and by Malcolm de Harle, escheator beyond Trent, that William at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

To the sheriff of Lincoln. Order to deliver in bail John son of Alan de Estrikele, imprisoned at Lincoln for the death of Geoffrey Ingram, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him by mischance.

June 25.
Berwick-on-
Tweed.

To Ralph Malore, keeper of the forest of Roteland. Order to cause John de Langeton, king's clerk, to have in that forest four bucks, of the king's gift.

John de Lisurs, imprisoned at Nottingham for the death of Simon de Bardeneye, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

Membrane 4—cont.

1292.

John de Corteburne, imprisoned at York for the death of William son of Hugh de Wyginton, wherewith he is charged, has letters to the sheriff of York to bail him.

June 27.
Berwick-on-
Tweed.

To the keeper of the forest of Essex. Order to cause Maud, wife of John Butteturt, to have in that forest six bucks, of the king's gift.

To John de Vesey, justice of the Forest this side Trent. Order to cause William de Werministre, king's clerk, to have in the forest of Shirewode four oaks fit for timber, of the king's gift.

To the same. Order to cause Robert Foliot to have in the said forest six bucks, of the king's gift.

July 1.
Berwick-on-
Tweed.

To John Boteturt, keeper of the forest of Dene. Order to cause Thomas de Berkel[eye] to have in that forest ten bucks, of the king's gift.

July 3.
Berwick-on-
Tweed.

To the keeper of the forest of Dene. Order to cause John Buteturte to have in that forest ten bucks, of the king's gift.

Cancelled, because he did not have [the writ].

To Malcolm de Harle, escheator beyond Trent. Order not to intermeddle further with the lands of Suspurius de Bayous[e], and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Suspurius at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

To Reginald de Grey, justice of Chester. Order to cause Master Robert de Radeswell, archdeacon of Chester, to have in the forest of La Mare six bucks, of the king's gift.

To the same. Order to cause the said Robert to have in the king's wood of Lightwode twenty oaks fit for timber, of the king's gift.

July 4.
Berwick-on-
Tweed.

To the keeper of the forest of Kynefare. Order to cause Hugh de Audelegh to have in that forest six bucks, of the king's gift.

July 6.
Berwick-on-
Tweed.

To the keeper of the forest of Essex. Order to cause Robert son of Walter to have in that forest four harts, of the king's gift.

To the keeper of the forest of Savernak. Order to cause John Tregoz to have in that forest ten bucks, of the king's gift.

To Reginald de Grey, justiciary of Chester. Order to cause Roger de Monte Alto to have in the king's woods of Hope and Overton ten bucks, of the king's gift.

To the same. Order to cause Roger de Mortuo [Mari] to have in the king's forest of Glendeverdoye six harts, of the king's gift.

To Robert de Staundon, justiciary of North Wales. Order to cause the aforesaid Roger to have in the king's forest of Penthelin six harts, of the king's gift.

July 5.
Berwick-on-
Tweed.

To John de Tingewyk, keeper of the forest of Whitelwode. Order to cause William de Morle to have in that forest four bucks, of the king's gift.

To Philip de Monte Gomery, keeper of the forest of Canok. Order to cause Owen de la Pole to have in the said forest ten bucks, of the king's gift.

1292.

Membrane 4—cont.

Philip le Lene of Nottingham, imprisoned at Nottingham for the death of Geoffrey Jordan, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

July 7.
Berwick-on-
Tweed.

To Malcolm de Harle, escheator beyond Trent. Order to deliver to Isabel, countess of Albemarle, the manors of Pisshee, Niweham, Suthlamheth, Fressewatre, Wrokeshale, and Cristechirche, and the issues thereof, as the king learns by inquisition taken by the escheator that Margaret de Ripariis, countess of Devon, held at her death nothing of the king in chief, but that she held the said manors in dower of the gift of Baldwin de Insula, sometime earl of Devon, her husband, and that Isabel is Baldwin's sister and nearest heir, and is of full age.

July 10.
Berwick.

To the keeper of the forest of Clyve. Order to cause Joan, wife of John Wak, to have in that forest ten live bucks and ten live does, of the king's gift.

To John de Tingewyk, keeper of the forest of Whytlewod. Order to cause John de la Mare to have in the forest of Whytlewod ten bucks, of the king's gift.

To the keeper of the forest of Gillingham. Order to cause Eustace de Hacche to have in that forest six bucks, of the king's gift.

July 8.
Berwick-on-
Tweed.

To Thomas de Normanvill, escheator this side Trent. Order not to intermeddle further with the lands of Gaceus de Calvo Monte in Stocton, Apelton, and Acastre, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Gaceus at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

Membrane 4—Schedules.

Assignment of dower to Eleanor, late the wife of Hugh de Curtenev. There are assigned to her the manor of Wottesdon, co. Bucks, which is extended at 32*l.* 13*s.* 9½*d.*; the manor of Hildesdon, in the said county, which is extended at 16*l.* 10*s.* 3*d.*; the manor of Ywern, co. Dorset, which is extended at 15*l.* 13*s.* 8*d.*; the manor of Hemyngton, co. Somerset, which is extended at 24*l.* 12*s.* 11¾*d.*; the manor of Musebir[y], co. Devon, which is extended at 16*l.* 10*s.* 3*d.*; the manor of Colyton, in the same county, which is extended at 28*l.* 16*s.* 8*d.*; the manor of Chulmelegh, in the same county, which is extended at 19*l.* 11*s.* 3½*d.* Total: 164*l.* 8*s.* 11¾*d.* So that she shall pay yearly to the king by the escheator this side Trent during the wardship of the lands and heir of Hugh 24*s.* 11½*d.*, the excess over her dower.

Assignment of dower to the said Eleanor of the knight's fees and advowsons that belonged to the said Hugh. There are assigned to her a fee in Brodenymet, co. Devon, which Robert de Brodenymet holds, which is extended at 40*s.* yearly; half a fee in Teynton Dreu, in the same county, which John Daubernoun holds, which is extended at 10*l.* yearly; a fee in Bratton, in the same county, which Matthew de Esse holds, which is extended at 100*s.* yearly; four fees in Yekesbourn, in the same county, which Roger de Moles holds, which are extended at 10*l.* yearly; four fees in Kelly and Brodwode, in the same county, which John de Kelly holds, which are extended at 15*l.*; two fees in Parcham,

1292.

Membrane 4—Schedules—cont.

in the same county, which Baldwin de Belston holds, which are extended at 10*l.* yearly; a quarter of a fee in Herpeford, in the same county, which Walter Tauntefer holds, which quarter is extended at 10*s.*; half a fee in Rakerneford, in the same county, which Stephen de Londonia holds, which is extended at 100*l.*; four fees in Heaunton and Charnis, in the same county, which John de Ponchard[on] holds, which are extended at 30*l.*; a fee in Kentesburye, in the same county, which William le Lou holds, which is extended at 100*s.*; half a fee and a third of a fee in the town of La Stone, in the same county, which William de la Stone holds, which are extended at 60*s.*; an eighth of a fee in Gorlonde, in the same county, which William Fauvel holds, which is extended at 8*s.* yearly; half a fee in Le Hospital, in the same county, which John Atterashlegh holds, which is extended at 13*s.* 4*d.*; two fees in Slapton, in the same county, which Guy de Bryane holds, which are extended at 20*l.* yearly; five fees in Holecombe and Colewill, in the same county, which Simon son of Rogo holds, which are extended at 25*l.*; an eighth of a fee in La Forde, in the same county, which Hawisia Atteforde holds, which is extended at 6*s.* 8*d.*; a fifth of a fee in Westcote, co. Buckingham, which Richard le Mount holds, which is extended at 40*s.* yearly; a tenth of a fee in Wottesdon, in the same county, which Richard atte Hulle, Ed[mund] Bernard, John the cook (*cocus*), Is[abel] Denkoc, Stephen son of Adam, and Richard de Waremodeston hold, which tenth is extended at 25*s.*; half a fee in the town of Hautmoster, co. Somerset, which William de Pruz holds, which is extended at 40*s.*; the advowson of the church of Ken, co. Devon, which church is extended at 40 marks yearly; the advowson of the church of Duwelton, in the same county, which is extended at 15 marks yearly; the advowson of the prebend in La Heghes in the castle of Exeter, in the same county, which prebend is extended at 20 marks yearly; the advowson of a prebend in Kareswell in the said castle, which prebend is extended at 3 marks yearly; the advowson of the church of Hemyngton, co. Somerset, which church is extended at 17 marks yearly; the advowson of the prebend of Chulmelegh, co. Devon, which prebend is extended at 7½ marks yearly; the advowson of the prebend that John de Broclonde possesses there, which is extended at 3 marks yearly; the advowson of the prebend in Wotesden that William de Strete possesses, which is extended at 30 marks yearly.

MEMBRANE 3.

July 10. To William de Sutton, keeper of the park of Neylaund. Order to cause
Berwick-on-Tweed. Robert de Tibetot to have in that park ten bucks (*damos*) and ten does (*damos* [*sic*]), of the king's gift.

July 11. To the treasurer and barons of the exchequer. Whereas John, some-
Berwick-on-Tweed. time bishop of Ely, the king's treasurer, promised in the king's name to Richard de Suthchirche, for the release made by Richard to the king and Queen Eleanor, his late consort, of the manor of Hatfeld Peverel, that he would cause Richard to be acquitted of all debts then due to the king at the exchequer, the king orders the treasurer and barons, if they ascertain by the record to be made before them in the exchequer of the barons and others of the exchequer who have record, that the premises are true, to cause Richard to be acquitted of all debts in which he was indebted to the exchequer before the promise aforesaid.

Membrane 3—cont.

1292.

July 12.
Berwick-on-
Tweed.

To the keeper of the forest of Cannock (*de Canoco*). Order to cause R. bishop of Bath and Wells, the chancellor, to have in the Hay of Uggeleye, which is within the forest aforesaid, four oaks fit for timber, of the king's gift.

July 13.
Berwick-on-
Tweed.

To the justices next in eyre for Forest pleas in co. Stafford. Order not to molest R. bishop of Bath and Wells or his men before them in their eyre by reason of their taking away 158 oaks from the king's wood of Wilnehale, which is within the forest of Canok, for the works of his manor of Wolvernehampton.

To John Boteturte, keeper of the forest of Dene. Order to cause dower to be assigned to Agatha, late the wife of Henry de Dene, tenant in chief, upon her taking oath not to marry without the king's licence.

July 12.
Berwick-on-
Tweed.

To the same. Order to cause the aforesaid Agatha to have seisin of the lands that Henry, her late husband, held of the king in chief of her inheritance, upon her finding security to be before the king at the quinzaine of Martinmas next to do homage to him for the lands aforesaid.

To Malcolm de Harleze, escheator beyond Trent. Order to cause the aforesaid Agatha to have seisin of the lands that Henry held of the king in chief of her inheritance.

July 15.
Berwick-on-
Tweed.

To Walter de la Chaumbre, keeper of the forest of Shirewode. Order to cause William de Bliburgh to have in the wood of Billehawe, which is within the said forest, ten oaks, of the king's gift.

To the keeper of the forest of Essex. Order to permit the men of Edward, the king's son, whom Edward is sending to that forest to take venison for his use from the king's deer in the present grease-time, to take there as many as they wish, provided that an indenture be made between the king and them of the number of the deer taken, of which the keeper shall certify the king.

The like in the same words to the keeper of the forest of Wauberge.

To the keeper of the forest of Cannock (*de Canoco*). Order to cause Thomas de Turbevill to have in that forest four bucks, of the king's gift.

To Henry Sturmy, keeper of the forest of Savernake. Order to cause William son of Warin to have in that forest six bucks, of the king's gift.

To the keeper of the forest of Kynefar'. Order to cause Thomas de Maydenhacche, the king's yeoman, to have in the wood of Asshewode, which is within the bounds of that forest, six oaks fit for timber, of the king's gift.

To the keeper of the forest of Whichewode. Order to cause Master Philip Bekard to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Bernewode. Order to cause Gilbert de Roubur[y] to have in that forest four bucks, of the king's gift.

To the same. Order to cause Robert Malet to have in that forest four bucks, of the king's gift.

To the same. Order to cause William de Bereford to have in that forest four bucks, of the king's gift.

To the keeper of the forest of Cannock (*de Cannoco*). Order to cause Roger Brabazun to have in that forest four bucks, of the king's gift.

Membrane 3—cont.

1292.

To the keeper of the forest of the Wrekin (*de Monte Gilberti*). Order to cause Master John de Kenle, king's clerk, to have in the Hay of Welinton, which is within the bounds of the said forest, six oaks fit for timber, of the king's gift.

To the keeper of the forest of Gillingeham. Order to cause Iterius de Engolisma, king's clerk, to have ten bucks in that forest, of the king's gift.

July 19.
Chatton.

To John Boteturte, keeper of the forest of Dene. Order to cause Walter de Bello Campo, keeper of the castle of Gloucester, to have in that forest forty oaks fit for timber with their strippings for the works of the castle aforesaid, and to aid Walter or his attorney in carrying them to the castle.

To the justices in eyre for common pleas in co. Lancaster. Order to take into the king's hands all the goods and chattels that belonged to Nicholas son of John de Rughford on the day when he hanged himself in a fit of madness, which pertain to the king by reason of the felony thus committed, as was found before the justices, and which are appraised in the same eyre at 33s. 4d., and to deliver them to Emma, late the wife of Nicholas, as the king has granted them to her out of charity for the maintenance of herself and her children, wherewith she is much charged.

To the keeper of the park of Northpederton. Order to cause Philippa de Albiniaco to have in the park aforesaid six bucks, of the king's gift.

July 20.
Chatton.

To the sheriff of Northumberland. Order to deliver on bail Richard son of Gilbert de Haulton, imprisoned at Newcastle-on-Tyne for the death of Thomas son of Gilbert de Haulton, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him by mischance.

July 23.
Rothbury.
(Roubury.)

To Thomas de Normanvill, escheator this side Trent, and to his bailiff of Tindale. Order not to intermeddle further with 10 marks yearly of land in Melkerigg in Tindal, and to restore the issues thereof, as the king learns from them that Nicholas de Ridleye, lately deceased, granted long before his death to Nicholas, his son and heir, and Eustachia, his wife, in free marriage the said 10 marks yearly, and that Nicholas son of Nicholas and Eustachia were in full and peaceful seisin thereof for six weeks and more by the grant aforesaid, and that they received the issues thereof to the value of 20s. and more during the life of Nicholas.

July 28.
Stanhope.

To Thomas de Normanvill, escheator this side Trent. Order to cause dower to be assigned to Avice, late the wife of Hugh de Stredleye, tenant in chief, upon her taking oath not to marry without the king's licence.

July 29.
Stanhope.

To Malcolm de Harle, escheator beyond Trent. Order not to intermeddle further with the manors and rents specified below, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Margaret, late the wife of Robert Aguillun, held at her death nothing of the king in chief, but that she held the manors of Grutham, Adinton, Hoo, and Burestany, and 20s. 4d. yearly of land and rent in Emeleswrth, 100s., 1s. 6d. yearly of land and rent in Crofton, and 40s. yearly of land and rent in Edelmeton in dower of Robert's gift, and that Isabel, wife of Hugh Bardolf, is Robert's daughter and nearest heir, and that she is of full age.

To the same. Order not to intermeddle further with a messuage and 50 acres of land in Bisshenersse, as the king learns by inquisition taken

1292.

Membrane 3—cont.

by the escheator that Robert Aguillon and his wife were jointly enfeoffed thereof, to them and to the heirs of Robert, and that the aforesaid Isabel is Robert's daughter and nearest heir, and that she is of full age.

Aug. 4. To the keeper of the forest of Kynefar'. Order to cause John le Trehur
Wolsingham. to have in that forest four oaks, of the king's gift.

To the keeper of the forest of Assheleye. Order to cause Richard de Afton to have in that forest two bucks, of the king's gift.

Aug. 3. To the keeper of the forest of Essex. Order to cause Master John de
Wolsingham. Cadomo to have in that forest five oaks, of the king's gift.

To the keeper of the forest of Galtres. Order to cause the said Master John to have in that forest ten oaks, of the king's gift.

To Thomas de Normanvill, escheator this side Trent. Order to cause John son and heir of Jordan de Sutton, tenant in chief, to have seisin of his father's lands, as the king has taken his homage.

Aug. 10. To the same, or to the king's bailiff of Tindal[e]. Order to cause
Durham. Walter de Cambhou to have in the king's fishponds there twenty female bream (*bremias matrices*), in order to stock his fishpond of Cambhou.

Aug. 10. To the sheriff of Salop. Order to deliver in bail John Hirdmon,
Durham. imprisoned in Shrewsbury gaol for the death of Matilda Dyme of Attingham, wherewith he is charged, as the king learns by the record of Robert Corbet and his fellows, justices appointed to deliver that gaol, that he slew him in self-defence.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to cause John de Suleye to have in the forest of Whychewod six bucks, of the king's gift.

Aug. 11. To Reginald de Grey, justice of Chester. Order to cause R. bishop of
Durham. Bath and Wells, the chancellor, to have in the forest of La Mare ten good oaks in order to enclose the park that he began and is about to make anew at Wlstanwod.

Aug. 16. To the sheriff of York. Order to deliver in bail Adam le Taillur of
Northallerton. Hastenby, imprisoned at Rypoun for the death of Adam le Clerk, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him by mischance.

To Thomas de Normanvill, escheator this side Trent. Order to cause dower to be assigned to Margery, late the wife of Thomas de Tokotes, tenant by knight service of Robert de Twenge, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

To Matthew de Horne, bailiff of Winchelse. Order to cause the envoy whom the king is sending to Edmund, his brother, to have his expenses from that port to Edmund.

Aug. 18. To John de Vesey, justice of the Forest this side Trent. Order to
Craike cause the prior and friars of the Augustinian order at York to have in the
(*Creyk*). forest of Galtres six oaks fit for timber with their strippings, of the king's gift.

To the keeper of the forest of Englewode. Order to cause the sheriff of Cumberland to have in that forest sixteen oaks fit for timber for the

Membrane 3—cont.

1292.

repair of the bridge of the king's castle at Carlisle, which was lately burnt accidentally.

Aug. 20.
Craike.

To the sheriff of Hereford. Order to cause to be replevied to William de Valencia, the king's uncle, and Joan, his wife, until the next parliament his castle called 'Goodrich Castle' (*Castrum Godriche*) and the liberties pertaining to it, so that the king may then cause to be done herein what shall seem fit by his council, as he wishes to be certified by his justices last in eyre in that county of the manner and cause of the taking of the castle into the king's hands by their order.

MEMBRANE 2.

Aug. 24.
Newsham
(*Newesum*).

To Malcolm de Harle, escheator beyond Trent. Order not to intermeddle further with the lands that Peter de Genevill held, or with the issues thereof, as the king learns by inquisition taken by the escheator that Peter at his death held nothing of the king by virtue whereof the custody of his lands ought to pertain to him.

Aug. 22.
Craik.

To the justices of the Forest this side Trent, or to him who supplies his place. Order to cause Robert de Bardelby, clerk, to have in the forest of Galtres three oaks fit for timber with their strippings, of the king's gift.

To Richard de Plessetis, keeper of the forest of Munedep. Whereas R. bishop of Bath and Wells has granted to Thomas de Berkeley four harts in the bishop's chace of Kingeswode, the king orders Richard to permit Thomas to have his course (*percursum*) of the harts without hindrance in case he shall follow them with his dogs into the forest.

Aug. 28.
Pickering.

To John de Vesey, justice of the Forest this side Trent. Order to cause Henry de Lasey, earl of Lincoln, to have in the king's Hays of Belawe and Birkelond, which are within the bounds of the forest of Shyrewod, fifteen oaks fit for timber, of the king's gift.

To the keeper of the forest of Salcey (*de Salceto*). Order to cause Hugh de Cressingham to have in that forest six bucks, of the king's gift.

To John de Vesey, justice of the Forest this side Trent. Order to cause Peter de Campania to have in the forest of Galtres four bucks, of the king's gift.

Aug. 26.
Pickering

To the sheriff of Cumberland. Order to deliver in bail Roger le Bere, imprisoned at Carlisle for the death of John de Thoresby, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Aug. 28.
Pickering.

To Elias de Hauvill, constable of Rokingham castle. Order to take in the king's woods of Clyve, Briggestok, and Geytington, which are in his bailiwick, sixty oaks fit for timber for the works of the castle.

To the sheriff of Northumberland. Order to deliver in bail Thomas son of Simon de Faludon, imprisoned at Newcastle-on-Tyne, for the death of William de Hathewyk, wherewith he is appealed, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

1292.

Membrane 2—cont.

John de Wallefeud, imprisoned at Newcastle-on-Tyne for the death of Mark le Lumbard, wherewith he is charged, has letters to the sheriff of Northumberland to bail him.

Nicholas de Coleville, imprisoned at Newcastle-on-Tyne for the death of an unknown man slain at Newcastle-on-Tyne, wherewith he is charged, has letters to the sheriff of Northumberland to bail him.

To the keeper of the park of Havering. Order to cause Reymund de Burdeg[ala] to have in that park ten hornbeams (*arbores de charme*) to make saddle-bows (*arsones sellarum*) for the king.

Aug. 28. To John de Vescy, justice of the Forest this side Trent. Order to
Pickering. cause William Grivel to have in the forest of Galtres ten bucks, of the king's gift.

To the bailiffs of the prior of Dunstaple. Order to cause a coroner for the town of Dunstaple to be elected in the prior's court at Dunstaple in place of John son of Fremund, lately elected, as the king understands by trustworthy testimony that he is incapacitated by bodily infirmity.

Richard le Chaumpeneys and Peter Scot, imprisoned at New Sarum for the death of William de Tangele, slain at Tangele in co. Southampton, wherewith they are charged, have letters to the sheriff of Southampton to bail them.

William de Boneville, imprisoned at York for the death of Robert le Blunt, wherewith he is charged, has letters to the sheriff of York to bail him.

To the sheriff of York. Order to deliver in bail Peter Vyur, imprisoned at Skardeburch for the death of Nicholas de (*sic*) Northerne, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he is not guilty thereof.

Aug. 30. To John de Vescy, justice of the Forest this side Trent. Order to cause
Wintringham. Gilbert de Briddeshale to have in the forest of Galtres six oaks fit for timber, of the king's gift.

Aug. 29. To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent.
Pickering. Order to permit William, earl of Warwick, to take two harts in the forests of Whytlewod and Salcey (*de Salceto*) at his pleasure, as the king has granted to him two harts.

Sept. 4. To the sheriff of Nottingham. Order to deliver in bail Thomas le
Burstwick. Seveker, imprisoned at Nottingham for the death of William de Edenestowe, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Sept. 8. To John son of Thomas, steward of the New Forest. Order to cause
Beverley. Isabel de Fortibus, countess of Albemarle, to have in that forest sixty deer of all sorts, whenever she may wish to have them during this year, as the king has granted this number to her for the deer that he caused to be taken in her park of Brustewik on this occasion.

To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent. Order to deliver Walter son of Richard le Shepherde and William Ched, imprisoned at Hertwell for trespass of venison in the forest of Whitelewode, wherewith they are charged, each to twelve men of co. Northampton, who shall mainpern to have them before the justices next in eyre for pleas of the Forest in those parts.

Membrane 2—cont.

1292.

Sept. 11.
Weighton.

To Malcolm de Harle, escheator beyond Trent. Order to cause William de Monte Revelli to have, from the moneys now in hand of the escheatry and from money to be received thence and from the next custodies or wardships coming to the king's lands in his bailiwick, 1,000*l.* sterling, which the king granted to William for his long and praiseworthy service to the king and for his costs and expenses in that service.

Sept. 13.
York.

To John de Vesey, justice of the Forest this side Trent. Order to cause the prioress and nuns of Wilberfos to have in the forest of Galtres six oaks fit for timber with their strippings, in order to repair their dormitory, of the king's gift.

To John de Sancto Johanne, keeper of the forest of Porcestre. Order to cause Christiana de Weston, wife of John de Weston, to have six oaks fit for timber, of the king's gift.

Sept. 26.
Skipton-in-Craven.

To the sheriff of York. Order to cause Walter Gates of Dewesbury to have seisin of four acres of land in Dewesbury, as the king learns by inquisition taken by the sheriff that the said land, which William le Clerk, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that William held it of Walter Gates, and that the township of Dewesbury had the king's year and day thereof.

Oct. 8.
Carlisle.

To the sheriff of Cumberland. Order to cause Adam son of Nicholas le Engleys to have seisin of twelve acres of land in Braythwayt, as the king learns by inquisition taken by the sheriff that the said land, which Adam son of Richard le Engleys, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that he held it of the said Adam son of Nicholas, and that the latter had the king's year, day and waste thereof, for which he ought to answer to the king.

Oct. 14.
Berwick-on-Tweed.

To the sheriff of Stafford. Order to deliver in bail Hugh Begus, imprisoned at Stafford for the death of Richard de Alvethecherche, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

To the treasurer and barons of the exchequer. Order to cause Roger de Huntingfeld to be acquitted of 20*l.* for the issues of his lands forfeited before the king by reason of his absence in an inquisition at Bergeveny between the king and the abbot of St. Benedict, Hulme, as the king has pardoned him because it is testified before him by Robert de Tybotot and others of the king's council that Roger was suffering from such serious illness when the king was last at Bergeveny that he could not by any means go thither to make recognition in the said inquisition.

To the sheriff of Stafford. Order to deliver William son of Lovekin, imprisoned at Stafford for the death of Robert le Mazun, wherewith he is charged, as the king learns by inquisition taken by the sheriff that he slew him in self-defence.

Oct. 18.
Berwick-on-Tweed.

To John de Butle, keeper of the forest of Essex. Order to permit Master William de Grenefeld to buy from the owners of woods within the bounds of the forest of Essex 10*l.* worth of timber, and to fell it at his cost and to carry it away whither he will, as the king has granted him licence to do so.

Memorandum, that, on Saturday before SS. Simon and Jude, Robert Burnell, the chancellor, died at Berewik, and that the king's great seal, which was in his custody, was there delivered into the wardrobe to Walter de Langeton, keeper of the wardrobe, under the seal of William de Flamelton, who sealed writs therewith until the following Wednesday, on which day he set out for Welles with the body of Robert. [*Fædera.*]

MEMBRANE 1.

1292.

Oct. 27. To the bailiff of Odiham. Order to cause William de la More to have in the wood of Whitemundele two oaks fit for timber, of the king's gift.
Berwick-on-Tweed.

To Malcolm de Harle, escheator beyond Trent. Order to cause dower to be assigned to Agnes, late the wife of William Lestur, tenant in chief, upon her taking oath not to marry without the king's licence.

Nov. 6. To the keeper of the forest of Whichewode. Order to cause the Friars Preachers of Oxford to have in the said forest six leafless oak-stumps for fuel, of the king's gift.
Berwick-on-Tweed.

Nov. 8. To the sheriff of Lancaster. Order to cause Richard son of Adam de Simundestan to have seisin of nine acres of land in Simundestan, as the king learns by inquisition taken by the sheriff that the said land, which Robert de Ravenesden, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Robert held the land of Richard, and that the latter had the king's year and day thereof.
Berwick-on-Tweed.

To Robert de Tibotot, keeper of the wood of Beskewode. Order to cause Master Robert le Mareschal and Adam de Risshton, keepers of the king's horses at Lenton, to have ten leafless oak-stumps for fuel for them and the horses.

Nov. 8. To John de Vescy, justice of the Forest this side Trent. Writ of aid in favour of William de Felton and John de Geyton, the king's yeomen, whom the king is sending to his forest of Inglewode to take there for the king's use from the hinds and bucks what they shall deem fit.
Berwick-on-Tweed.

Nov. 12. To the keeper of the Hay of Hereford. Order to cause Hugh de Fraxino to have in that Hay four oaks fit for timber, of the king's gift.
Berwick-on-Tweed.

To Gilbert de Thornton and his fellows, justices to hear and determine the king's pleas. Order to cause Richard de Brettevill, who is sueing before them for the king the pleas touching the king, to have 10*l.* from the issues of the pleas for acquitting his expenses in this behalf.

Nov. 14. Roger son of Nicholas le Fevre of Otteleye, imprisoned at Melton for the death of Karenillus le Parker, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.
Berwick-on-Tweed.

William Pewyne of Ho, Bartholomew le Keu of Ho, Ranulph le Neuman of Ho, and Robert son of Sabina de Mekelesfeld, imprisoned at Melton for the death of Robert le Ferne of Ho, wherewith they are charged, have letters to the sheriff of Suffolk to bail them.

Nov. 16. To the bailiff of Wodestok. Order to cause the bishop of Winchester to have in the king's park three bucks and seventeen does, of the king's gift.
Berwick-on-Tweed.

To the keeper of the forest of Pederton. Order to cause William de Valencia, earl of Pembroke, to have in that forest six oaks fit for timber, of the king's gift.

MEMBRANE 13*d.*

1291.

Nov. 30. Roger le Dispenser of Leghton acknowledges that he owes to the abbot of Wouburn 69*s.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.
Westminster.

1291.

Membrane 13d—cont.

The prior of St. Swithun's, Winchester, acknowledges, for himself and his successors, that he owes to William de Hamelton 162*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Nicholas Collingg of Northlegh acknowledges that he owes to William de Wereministre, clerk, 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

John, prior of Lewes, acknowledges, for himself and his successors, that he owes to Baruncinus Walteri 300 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The said prior acknowledges that he owes to Donus de Podio 600 marks; to be levied, in default of payment, of his lands and chattels in the same county.

The said prior acknowledges that he owes to Aldebrandus Cistell' 400 marks; to be levied, in default of payment, of his lands and chattels in the same county.

Cancelled on payment.

The abbot of Shrewsbury acknowledges that he owes to R. bishop of Bath and Wells 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Enrolment of grant by Hugh de Veer to Robert le Mercier of Southampton, for his homage and service and a sum of money paid beforehand, of all his land in the parish of Suthstanham, to wit in the hamlets of Tounhull and Samelhurst, with the houses built upon it and all appurtenances, together with 45*s.* of yearly rent in the city of Winchester from Hugh's tenants, as follows: the abbess of St. Mary's, Winchester, 2 marks; John Moraunt, one mark; William called 'de Donestaple,' 4*s.*; Stephen de Brithmereston, 12*d.*; with power to alienate except to places of religion; rendering therefor to Hugh 17*l.* 5*s.* 0*d.* for all service except the foreign service of the king as much as pertains to such a free tenement in such towns. Witnesses: Sir Thomas Peverel of La Bertone, Sir John de Insula, Sir Thomas Peverel of Manesbrugge, knights; Robert de Helion, Roger le Forester, William de la More, Guy de Stanham, Martin de la More, Roger de la More. It was agreed that the ferm shall be paid in the manor of Tounhulle. This deed was enrolled on Tuesday the feast of St. Edmund the King in chancery before the chancellor, in the presence of Robert, who granted that he would observe all the premises faithfully and submitted himself to be bound in all things contained in the aforesaid deed. Dated at Ambresbury, on the day of St. Edmund, 20 Edward.

John de Boyvill acknowledges that he owes to John le Seculer 4*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

William de Hasting' acknowledges that he owes to Augustine de Plessetis 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Memorandum, that Master William de Marchia, the king's treasurer, in the nineteenth year of the reign, the king then being in Scotland and having with him Robert bishop of Bath and Wells, his chancellor, and the chancery with him, broke by the king's order a chest of rolls of the chancery at the New Temple, London, and examined (*quesivit*) the rolls and all

1291.

Membrane 13d—cont.

other memoranda in the same, and extracted from it rolls and sent them to the king; and afterwards, upon the arrival of the king and chancellor at London at the feast of St. Andrew, in the 20th year of the reign, the said treasurer delivered by the hands of Hugh de Notingham, clerk, to John de Langeton new keys for the chest aforesaid, together with two rolls, to wit the patent roll 39 Henry III and the charter roll 22 Henry III, which the treasurer had previously taken out. [*Fædera.*]

Dec. 2. Peter Fardeyn acknowledges that he owes to Augustine de Plessetis Westminster. 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger le Chapeleyn of Neyleston of Baggewrth acknowledges that he owes to Hugh de Kendale six marks three shillings; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The said Roger acknowledges that he owes to Hugh 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The abbot of Fountains acknowledges that he owes to William de Hamelton, clerk, 115*l.* 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

The said abbot acknowledges that he owes to William 140 quarters of wheat, price 46*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

The said abbot acknowledges that he owes to William 190 quarters of oats, price 47*l.* 10*s.* 0*d.*; price of a quarter 2*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

The prior of Lewes acknowledges, for himself and his successors, that he owes to Bonaventurus Hugelini and his fellows, merchants of Siena, 30*l.* 9*s.* 7½*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The prior of Lenton acknowledges that he owes to William de Hamelton, clerk, 21 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment, acknowledged by Thomas de Knaresburgh and Robert de Sprotleye, attorneys of Martin de Grymneston, executors of William's will.

John de Wyggeton acknowledges that he owes to John de Vescy 28*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

James son of Reginald de Hulmo juxta Mare acknowledges that he owes to Robert, bishop of Bath and Wells, 84*l.* 12*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The said bishop ordered this to be cancelled.

Cancelled. Witness: the king at Westminster, 25 November.

Cancelled on payment, acknowledged by W. de Hamelton, for himself and his co-executors of the bishop's will.

John de Stafford acknowledges that he owes to Robert, bishop of Bath and Wells, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John de Insula acknowledges that he owes to John Giffard, knight, 'le Jovene,' 6½ marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

1291.

Membrane 13d—cont.

Margaret, late the wife of Geoffrey de Nevill, acknowledges that she owes to Hugh de Vienna, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lancaster, York, and Lincoln.

Richard le Warenner acknowledges that he owes to William de Hamelton 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Vacated, because below.

Richard le Warrener acknowledges that he owes to William de Hamelton, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Andrew de Sancto Albano, clerk, acknowledges that he owes to Richard Guidichionis, Ricardinus Boniface and their fellows, merchants of the society of the Ricardi of Lucca, 100 marks; to be levied, in default of payment of his lands and chattels in co. —

The abbot of Westminster acknowledges that he owes to William de Hamelton, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

MEMBRANE 12*d.*

Dec. 14.
Boxley.

John de Ponte acknowledges that he owes to John de Luvetot, the elder, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Robert Achard, knight, acknowledges that he owes to John de Titingges, citizen and merchant of Winchester, 25*l.* 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Robert Poterel, citizen of Winchester, acknowledges that he owes to John de Drokenesford, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Walter de Bello Campo acknowledges that he owes to the executors of the queen, the king's mother, 44*l.* 8*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment, acknowledged by Guy Ferre, one of the executors, and W. de Esiden.

Dec. 29.
Westminster.

John Cachefrenys came before the king, on Sunday before the Circumcision, and sought to replevy the land of John de Caneford in Hurdecote to the said John, which was taken into the king's hands for his default before the justices of the Bench against Ermigerda, late the wife of Thomas de Caneford. This is signified to the justices.

Richard de Midelington acknowledges that he owes to John de Drokenesford, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Fulk de Lucy acknowledges that he owes to Richard Gwydichon' and his fellows, merchants of Lucca, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

1291.

Membrane 12d—cont.

The prior of Neuport Paynel acknowledges, for himself and his successors, that he owes to Richard Gwydichon' and Richard Boneface and their fellows, merchants of Lucca, 18 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

1292.

Jan. 3.
Westminster.

Walter Lenfaunt, the younger, acknowledges that he owes to Nicholas de Clere, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in Ireland.

The abbot of Rughford acknowledges that he owes to Philip Burnell 25 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment, acknowledged by William de Wermenistre, clerk.

John son of Bernard le Moygne came before the king, on Saturday after the Circumcision, and sought to replevy his land in Morstede, which was taken into the king's hands for his default against Petronilla, late the wife of Bernard le Moygne. This is signified to the justices.

John de Geyton acknowledges that he owes to Richard, bishop of Hereford, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Jan. 12.
Westminster.

John, archbishop of Dublin, Theobald de Verdun, and Geoffrey de Genevill acknowledge that they owe to Lapus Bonichi, Gradus Pini and their fellows, merchants of the society of Amanati of Pistoia, 200*l.*; to be levied, in default of payment, of their lands and chattels in Ireland.

John son of Thomas de Hibernia, for whom the archbishop, Theobald and Geoffrey made the said recognisance, came into chancery on the said day and acknowledged that he owed the aforesaid sum to them; to be levied, in default of payment, of his lands and chattels in Ireland.

Vacated, because otherwise below.

William de Breus[e] acknowledges that he owes to Lopus (*sic*) Bonichi and his fellows, merchants of the society of Amanati of Pistoia, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Ripariis, the younger, acknowledges that he owes to John Bacun and Richard de Kancia 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Cornwall.

Peter son of Oliver de Hasele acknowledges that he owes to Master Robert de Cumbe 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Ralph de Scotton acknowledges that he owes to Adam de Osgoteby and Robert de Bardelby, clerks, 30*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of agreement made on Tuesday after the Epiphany, 20 Edward, between Sir Richard son of Alan, earl of Arundel, and Sir Robert, bishop of Bath and Wells, whereby Sir Richard grants to the bishop his manors of Kynle, co. Wilts, and Milham, co. Norfolk, Cheping Norton, co. Oxford, and Trokford, co. Chester, with the hamlets and members pertaining to them, together with the advowson of the church of the manor of Milham, knights' fees, etc., saving to the earl a moiety of the profit of the whole fees and half fees, from the said Tuesday until the end of twelve years, for 1,819*l.* 3*s.* 10*d.* paid by the bishop to the earl and his creditors beforehand for the expedition of the earl's arduous affairs; at the end of which

1292.

Membrane 12d—cont.

term the manors, etc., with the ploughs, stock, etc., which are delivered to the bishop by indenture, shall revert to the earl, saving to the bishop and his assigns the corn in the barns and in the land and the easement of the lands and barns with free entry and egress to make his profit thereof, together with the stock and other goods of the bishop and his assigns, and saving to the earl as many heads of every kind of beast as the bishop shall receive from the earl's attorneys. The earl also grants that if he die before the end of this term, so that the custody of the manors shall come to the king, the bishop shall have when the earl's heir comes of age the manors for so long a time as shall be lacking of the term. The earl grants that if the bishop be hindered by the earl or his bailiffs or ministers concerning anything touching the manors, and if the earl do not make suitable amends within a month of being warned by the bishop, he shall pay to the king 100 marks for each said hindrance in aid of the Holy Land and shall make good the bishop's damages sustained thereby. The earl grants that the bishop may take at his pleasure venison in the park of Milham and the chaces and warrens in the said manors during the aforesaid term, provided that he leave the park at the end of the term reasonably stocked with deer, unless they be destroyed by the custody that may happen within this term or by any evil-doers to venison. The bishop shall keep the houses in good repair and the woods without waste, with power to take reasonable estovers in the woods of the manors for the maintenance of the manors. Witnesses: Sir William, bishop of Ely; Sir William de Hamelton, archdeacon of York; Sir William de Esinden, clerk; Sir Roger Espringehos', Sir Ralph Espringehos', Sir Roger de Pewelisdon, knights; William Inge, William de la Haye, Thomas Inge. Dated at London as above.

Memorandum, that the bishop and earl came into chancery at Westminster, on 12 January, and acknowledged the aforesaid deed.

Assignment of dower to Avice, late the wife of Robert le Blund. There are assigned to her a court with garden and dovecot, and customs, rents and services with pleas and perquisites of six customary tenants, and a moiety of a customary tenant, and with 56½ acres of arable land and four acres of meadow, all which are extended at 4*l.* 13*s.* 9*d.* There are also assigned to her in Exton the rents and services of Agatha de la Stone, Clement de Exton, Robert de Wike, and John Femmote, with a pasture in the hills, a quarter of a water-mill and the pannage of swine there, which are extended at 29*s.* 2*d.*

Robert Vincent of Rowell acknowledges that he owes to Master William de Chiriton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

MEMBRANE 11d.

Robert le Marchaunt acknowledges that he owes to Master William de Chiriton 43 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Brother Henry de Helyun, prior of the house of monks at Oxford, acknowledges that he owes to William de Hamelton, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

1292.

Membrane 11d—cont.

Nicholas de Carru acknowledges that he owes to John de Crepping 43 marks; to be levied, in default of payment, of his lands and chattels in cos. Berks and Devon.

Cancelled on payment.

John de Brackele came before the king, on Saturday after the Epiphany, and sought to replevy Roger de Tamewrth's land in Bannebur[y], which was taken into the king's hands for his default against Gilbert Theyn. This is signified to the justices.

Hugh Pepyn acknowledges that he owes to John de Langeton, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Alexander de Bikenore acknowledges that he owes to the executors of the will of the queen, the king's mother, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Enrolment of grant by Hugh Pepyn of Weleham to Sir John de Langeton, clerk, of 1*d.* of yearly rent in the town of West Langeton by the hands of Felicia, daughter of the late Robert Rogeri de Westlangeton, with her homage and service, and 1*d.* of yearly rent in the same town by the hands of Robert the lady's son, with his homage and service, and 1*d.* of yearly rent in the same town by the hands of John Poleyn, with his homage and service. He also grants 5*s.* 4*d.* of yearly rent that Maud, sometime the wife of Hugh Pepyn, grandfather of the donor, receives by the hands of the said Felicia in name of dower from his inheritance by his grandfather's assignment, when it shall fall in. For this grant John paid him five marks. Witnesses: Sir William de Hamelton, Sir Walter de Agmodesham, Sir Robert de Barton, clerks; Sir John de Harington, Sir Robert de Wyvill, knights; Sir Hugh de Harington, Sir Richard, vicar of Slauston, and John de Halghton, clerks. Dated at London, on Thursday after the Epiphany, 20 Edward.

Memorandum that Hugh came into chancery at Westminster, 15 January, and acknowledged the said deed.

Roger de Clare, parson of the church of Deverel Lumphunt, acknowledges that he owes to William de Hamelton, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

Jan. 12.
Westminster.

To the master of the Hospital of St. Katherine without London. Order to cause Hugh de Schot to have 1½*d.* a day for life from the issues of the manors of Reynham and Red, as Papejay, deceased, was wont to have, because Hugh served Queen Eleanor, the king's mother, long and faithfully and he is now broken down with age.

Like letters in favour of Ralph le Bedel, who was also in the said queen's service, directed to the master of the hospital of Ospringe to find him suitable maintenance in the hospital for life.

Jan. 18.
Westminster.

Alan son of Peter le Taverner came before the king, on Friday after St. Hilary, and sought to replevy a messuage in Derby, which was taken into the king's hands for his default against Thomas son of William de Kersington. This is signified to the justices of the Bench.

Katherine, late the wife of Thomas de Tyndale of Thirningho, acknowledges that she owes to John Mingnot, clerk, 75*s.*; to be levied, in default of payment, of her lands and chattels in co. Norfolk.

1292.

Membrane 11d—cont.

John Segyn acknowledges that he owes to Hugh le Tayllur 26 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Thomas Lovel, knight, acknowledges that he owes to John Hastang' 4 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Alexander de Bykenore and Robert de Stanedissh acknowledge that they owe to the executors of the will of Queen Eleanor, the king's mother, 104s.; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Henry de Segrave, knight, acknowledges that he owes to Philip de Geyton 26 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Memorandum, that, on 18 January, the 40s. that the abbot of Kingeswode paid into chancery, in aid of buying a horse to carry the rolls of chancery, were delivered by the chancellor's order by the hands of John de Lington to William le Marchaunt of Dover in part payment of the king's debts to him.

Agnes, late the wife of Roger de Somery, puts in her place William de Kytremynstre to sue and receive in her name her dower of Roger's knights' fees and advowsons of churches.

John de Duvedale acknowledges that he owes to Peter de Chaumpayne 20l.; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Gedeneye came before the king, on Saturday after St. Hilary, and sought to replevy Robert de Bykeleye's land in Bikeleye, which was taken into the king's hands for his default against William son of Nicholas de Bella Aqua. This is signified to the justices of the Bench.

William de Kirkeby acknowledges that he owes to Nicholas Dalrun, merchant of Winchester, 50l.; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Oxford.

Agnes, daughter of John son of Roger de Northtalwrth, and Alice, her sister, came before the king, on Friday the feast of the Conversion of St. Paul, and sought to replevy their land in Kinggeston, which was taken into the king's hands for their default against Richard son of John son of Roger de North Calworth (*sic*). This is signified to the justices.

The master of the hospital of St. John the Baptist, Briggewater, acknowledges that he owes to Roger de Appelby of London 10 marks and a robe, price 20s.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John son of Thomas, Reginald de Dene, James Keting, Walter Lenfaunt, the younger, and John de Punchardun acknowledge that they owe to John, archbishop of Dublin, Theobald de Verdun and Geoffrey de Jenevill 200l.; to be levied, in default of payment, of their lands and chattels in Ireland.

William de Breous[e] acknowledges that he owes to Henry de Podio and Donnus de Podio and their fellows, merchants of Lucca, 11l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1292.

Membrane 11d—cont.

Robert de Barton acknowledges that he owes to Adam de Nedeham of St. Albans 20s.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

MEMBRANE 10d.

Roger de Risshelep, the elder, acknowledges that he owes to Hugh de Dyngneveton 10l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Jan. 26.
Westminster.

John de Barry, Geoffrey de Genevill and Robert, bishop of Bath and Wells, acknowledge that they owe to James Bete and his fellows, merchants of Lucca, 218 marks; to be levied, in default of payment, of their lands and chattels in Kent.

Memorandum, that John granted that this sum shall be levied of his lands and chattels in Ireland for the use of Geoffrey and the bishop unless he pay it to the merchants at the term specified.

Ingram de Gynes acknowledges that he owes to Roger Mygnot 10l.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

William le Botiller of Werington acknowledges that he owes to William le Mount of Northampton, the elder, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Adam Duraunt of Fenny Stratford acknowledges that he owes to John le Peu of Risebergh, parson of the church of Tynewell, 40s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Peter de Segrave of Peghtelton and John de Holte acknowledge that they owe to Hugh de Kendale, clerk, 37 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Richard son of Emma de Wulston came before the king, on Tuesday before the Purification, and sought to replevy his land in Wulston, which was taken into the king's hands for his default against Richard de Moston and Alice, his wife. This is signified to the justices of the Bench.

The prior of Holy Trinity, York, acknowledges that he owes to William de Hamelton, clerk, 120 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Vacated.

William le Butiller of Werinton acknowledges that he owes to Robert son of Henry de Norhampton and William le Pessonier 33l.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

The prior of Holy Trinity, York, acknowledges that he owes to William de Hamelton, clerk, 120 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 25.
Westminster.

To the sheriff of Lincoln. Order to take with him twelve knights of that county and to go to the land of Henry de Lacy, earl of Lincoln, in Bolingbrok and Cibbecye and the land of the abbot of Kirkestede in Conesby, and to cause a perambulation to be made between the said lands by certain metes and bounds, as the earl and the abbot have put themselves upon the perambulation before the king, and to certify the justices at

1292.

Membrane 10d—cont.

Westminster in a month from Michaelmas under his seal and the seals of four of the knights by what metes and bounds the perambulation have been made.

Thomas le Fol of Stratford acknowledges that he owes to Roger Mygnot 40s.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Warresius de Valoines, John de Rockesle, Roger de Tillemanniston, and John de Burne acknowledge that they owe to William de Valencia 40l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Sibyl, late the wife of Grimbald Pauncefot, the elder, acknowledges that she owes to John de Novo Burgo 50 marks; to be levied, in default of payment, of her lands and chattels in co. Hereford.

The said Sibyl acknowledges that she owes to Robert, bishop of Bath and Wells, the chancellor, 20l.; to be levied, as above.

Roger de Gynney, son and heir of William de Gynney, acknowledges that he owes to Aubrey de Fiscampo 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Gilbert de Lyndeseye acknowledges that he owes to Robert son of Henry de Northampton and William le Pessonier of Northampton 18l. 18s. 6d.; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Peter de Valoygnes, Stephen de Cosington, Thomas de Sandwico, and Godfrey Alani acknowledge that they owe to William de Valencia 60 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Jan. 30. Westminster. William de Valoignes, John de Cobbeham, Richard de Gravenhal, and Master Henry de Northwode acknowledge that they owe to William de Valencia 200 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

The abbot of Hyde, Winchester, acknowledges that he owes to William de Hamelton, clerk, 58l. 9s. 1d.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Feb. 1. Westminster. William de Bello Campo, earl of Warwick, acknowledges that he owes to Robert, bishop of Bath and Wells, 100l.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Feb. 5. Westminster. Roger le Mareschal and Henry Joye acknowledge that they owe to Thomas de Reved 27 marks; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

William de Melcanthorp and Nicholas de Cliburn acknowledge that they owe to Robert, bishop of Bath and Wells, 40l.; to be levied, in default of payment, of their lands and chattels in co. Westminster.

Fulk son of Warin acknowledges that he owes to William, bishop of Ely, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

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Membrane 10d—cont.

Gilbert de Clare, earl of Gloucester and Hertford, acknowledges that he owes to Cicely de Bello Campo 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Dorset and Wilts.

Cancelled on payment.

William de Stokes, John son of John de Sonting, and Robert de Bodesham acknowledge that they owe to William de Valencia 10 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

John Barry acknowledges that he owes to Geoffrey de Genevill and Theobald de Verdun 170 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford and in Ireland.

MEMBRANE 9*d.*

Feb. 6. Theobald de Verdun has acquittance of the common summons before Westminster. the justices next in eyre in county Uriel in Ireland.

John de Barry of Ireland acknowledges that he owes to Robert de Stapelton 70 marks; to be levied, in default of payment, of his lands and chattels in Ireland and West Wales.

Roger de Monte Alto acknowledges that he owes to John de Basing 137*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Adam de Stavelay, John de Everwik, John son of Richard de Boulton, and John de Beverlay acknowledge that they owe to Master Thomas de Seggesfeld 50*l.*; to be levied, in default of payment, of their lands and chattels in cos. Derby and York.

Richard de Herthull acknowledges that he owes to Roger Brabazun, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Derby.

Cancelled on payment.

Ralph de Nevill, parson of the church of Aldham, acknowledges that he owes to Master Henry de Bray 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Master Richard de Clifford acknowledges that he owes to John Cole, citizen of London, 13*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Tany acknowledges that he owes to Roger la Warre 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Wilts, Essex and Berks.

Miles Pychard acknowledges that he owes to John Pichard 20 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Thomas le Latimer came before the king, on Thursday the feast of St. Valentine, and sought to replevy to John de Roselis and Beatrice, his wife, their land in Colswayn Hoton, which was taken into the king's hands for their default against Robert de Boulton. This is signified to the justices of the Bench.

Membrane 9d—cont.

1292.

Robert de Cantiluppo acknowledges that he owes to William de Hamelton 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Wilts.

Cancelled on payment.

Peter Bernevall acknowledges that he owes to William de Hamelton 14 marks; to be levied, in default of payment, of his lands and chattels.

Assignment of dower to Eleanor, late the wife of Ralph Basset of Weledon, tenant in chief, made by Malcolm de Harleye, escheator this side Trent, and returned into chancery. There are assigned to her the manor of Maddele, co. Stafford, which is extended at 38*l.* 8*s.* 0½*d.* yearly; the chief messuage of Weston, co. Northampton, which is extended at 5*s.*; and 84 acres of arable land in the same manor, which are extended at 42*s.*; and 19 acres of meadow in the same manor, which are extended at 57*s.*; the rents and services of Thomas son of Alan, a free tenant of Sutton, which are extended at 6*s.*; four acres of meadow in Welham, co. Leicester, which are extended at 16*s.* yearly; a third of the profit of three woods in the forest of Rokingham, as in 'husbote' and 'heybote,' which third attains to 2*s.* 2½*d.* and a fifth of the pannage of the said woods, which fifth attains to 16*d.* yearly.

John son of David de Barry acknowledges that he owes to Henry de Grey 26 marks; to be levied, in default of payment, of his lands and chattels in Wales and Ireland.

Cancelled on payment.

John de Clynton, the younger, acknowledges that he owes to Henry de Grey 26 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Adam de Cretinge acknowledges that he owes to John de Creppinge 11 marks; to be levied, in default of payment, of his lands and chattels.

Robert de Pynkeny, knight, acknowledges that he owes to Henry de Appelby and Gilbert son of William 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Nevill acknowledges that he owes to Eustace de Hacche 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 6. John son of David de Barry has quittance of the common summons
Westminster. before the justices next in eyre for common pleas in county Cork in Ireland.

John de Novo Burgo acknowledges that he owes to Richard de Staundon 7 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Theobald de Verdun acknowledges that he owes to William de Hamelton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Brother John, prior of Lewes, acknowledges that he owes to Hubert Dogii and his fellows, of the society of the Pulci (*Pullium*) and Rembertini of Florence, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

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Membrane 9d—cont.

Adam de Creting acknowledges that he owes to Walter de Agmodesham 12 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Philip Burnel acknowledges that he owes to John de Segrave 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

John de Segrave acknowledges that he owes to Nicholas de Sancto Mauro 25 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Feb. 18.
Westminster.

Roger de Molys and Almaric de Sancto Amando acknowledge that they owe to Laurence de Sancto Mauro 250 marks; to be levied, in default of payment, of their lands and chattels in co. Wilts and Somerset.

Assignment of dower to Nicholaa, late the wife of Baldwin de Aldham, tenant in chief. There assigned to her the manor of Lampham, co. Sussex, which is extended at 9*l.* 18*s.* 8½*d.*; the manor of Gevyngton, in the same county, which is extended at 19*l.* 1*s.* 3*d.*; the manor of Aldham, co. Kent, which is extended at 4*l.* 7*s.* 0¾*d.*; and 6*s.* 8*d.* yearly of rent from Richard Hereward for a tenement in the hamlet of Brembeltye.

John de Sulye and Simon son of Guy acknowledge that they owe to William de Hamelton, clerk, 70 marks; to be levied, in default of payment, of their lands and chattels.

Cancelled on payment.

Ingram de Gynes acknowledges that he owes to William Hamelton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

John de Tilton acknowledges that he owes to Master Henry de Bray 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Richard de Taney, knight, acknowledges that he owes to Geoffrey Mereth le Tayllur 27*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Clavering acknowledges that he owes to Ralph son of William 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Neweburgh acknowledges that he owes to John le Secular 8 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Henry de Appelby acknowledges that he owes to William le Pesshuner of Northampton 42*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

MEMBRANE 8d.

Feb. 6.
Westminster.

Whereas the king, in the eighteenth year of his reign, ordered the treasurer and barons of the exchequer to cause to be allowed in the exchequer all charters granted to prelates or magnates by the king's progenitors concerning any liberties that were allowed at the exchequer in the 18th year of the late king's reign and all charters of the preceding time; and the king now learns from the information of

1292.

Membrane 8d—cont.

prelates and magnates of the realm that the charters made to them by the king, his father and his other progenitors are not allowed to them in the exchequer in all their articles according to the grants, by reason whereof they are distrained by sheriffs and other bailiffs of the king by summons of the exchequer, and are aggrieved unduly and suffer much loss and expense; the king has granted and orders that all charters that were allowed in the exchequer in the said year of the late king and also all charters granted at any time whatsoever during the king's reign or the reigns of his progenitors shall be maintained and allowed henceforth in all articles, as the prelates and magnates have used them, although it may have been found that the charters were not allowed to them in all articles according to the tenor thereof in time past, provided that they have used the articles, excepting amercements touching anyone by consideration of the king's court for their offences who claim to have quittance thereof by such charters, concerning which [amercements] the king intends to do his will, as was ordained before him and his council at another time. It is provided that after the inspection of charters of liberties acquired after the time of the allowance aforesaid in the said eighteenth year of the late king, which charters [the owners] shall cause to be brought before the treasurer and barons of the exchequer to be inspected within the term of a year from Michaelmas next under pain of forfeiture of the things so acquired, if it be found that any appropriations of amercements or other liberties beyond those specified in the charters aforesaid are made by the authority of those charters, then the king has decreed that all such appropriations shall be taken into his hands, and shall be kept in his hands until he shall otherwise ordain; and that those things that are not specially contained in such charters shall not henceforth be allowed by the treasurer and barons in the exchequer aforesaid. Order is given to the treasurer and barons to cause this provision and grant to be enrolled before them in the exchequer, and to cause it to be observed firmly in all things henceforth. [Ryley, *Placita*, p. 458.]

Thomas de Berkele acknowledges that he owes to Robert, bishop of Bath and Wells, 12 marks; to be levied, in default of payment, of his lands and chattels.

Richard de Wermynghton and Simon de Kiryel acknowledge that they owe to William de Valencia 30 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

John de Hastang' and Robert son of Nigel acknowledge that they owe to William de Hamelton, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Cancelled on payment.

Henry de Praers acknowledges that he owes to Theobald de Verdun 80*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Northampton.

Feb. 6.
Westminster.

To the sheriff of Northampton. Order to cause proclamation to be made that all those who have 40*l.* yearly of land in fee and inheritance, and who have held the lands for three years or more before the date of the presents, and who ought to be knights and are not, shall receive knight-hood (*arma militaria*) before Christmas next, certifying the king at Midsummer how he shall have executed this order. [*Fœdera*; *Parl. Writs*; Ryley, *Placita*, p. 458.]

The like to all the sheriffs of England and to Reginald de Grey, justice of Chester. [*Ibid.*]

1292.

Membrane 8d—cont.

Adam de Creting, knight, acknowledges that he owes to Alan de Thornton, clerk, 13½ marks; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Essex.

Robert de Holecote, clerk, acknowledges that he owes to William de Holecote, clerk, 11 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Enrolment of deed of Thomas son of Maurice de Hibernia witnessing that whereas the king has granted to him and Margaret, his wife, all the king's lands of Desye and Desmond (*Desemonie*) in Ireland, which Thomas lately surrendered to the king in his court as his right, Thomas hereby agrees to hold the king harmless if the heirs of Thomas son of Anthony, sometime lord of those lands, demand and recover the lands by the law of the land, for the portion that Thomas son of Maurice holds. Dated at London, on Monday after St. Peter in Cathedra, 20 Edward.

————— Hugh de Leominstre acknowledges that he owes to the abbot of Vale
 ————— Royal 80l. ; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Feb. 18.
 Chawton.

To the treasurer and chamberlains. Whereas the magnates and others of the realm are much aggrieved and disquieted by distrains made upon them by summons of the exchequer for payment of scutage to the king for the knights' fees that they hold of the king in the realm, for which scutage they have satisfied the king's progenitors and the king for their respective reigns, as the king learns: the king orders the treasurer and barons to search the rolls of scutage for all the time of King Richard and from then until now concerning knights' fees that are held of the king in the realm, and to cause all those who by themselves or their ancestors have satisfied the king or his progenitors for the scutage, as they shall find by the rolls, to be acquitted thereof, releasing distrains made upon them in this behalf. It is provided that they shall answer to the king for any scutage due to him or his ancestors. [*Fædera.*]

Roger de Dunstaple acknowledges that he owes to Humphrey de Clare, clerk, 2½ marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Roger Crok acknowledges that he owes to William de Hamelton 14 marks; to be levied, in default of payment, of his lands and chattels in London.

————— Roger Brabazun, clerk, acknowledges that he owes to William de
 ————— Hamelton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Roger Cosyn acknowledges that he owes to Peter de Abyton 46s. 8d.; to be levied, in default of payment, of his lands and chattels.

Ralph Wak acknowledges that he owes to John de Drokenesford, clerk, 46s. 8d.; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

William de Valoygnes acknowledges that he owes to John de Cobeham 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

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Membrane 8d—cont.

Walter Skrige and John son of William Payfrer acknowledge that they owe to Robert son of Robert de Chaumpayn 130 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

March 20.
Cobham.
(Coveham.)

Simon de Monte Acuto, Gilbert de Wllavinton, and Roger de Multon acknowledge that they owe to Thomas Crok 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Cancelled on payment, acknowledged by John de Drokenesford, clerk, attorney of Thomas, who mainperned to acquit Simon, Gilbert, and Roger of this debt against Thomas.

The said Simon, Gilbert, and Roger acknowledge that they owe to John de Drokenesford, clerk, 20 marks; to be levied as above.

Cancelled on payment.

The aforesaid Simon acknowledges that he owes to the said Thomas Crok 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment, acknowledged by John de Drokenesford [as above].

The abbot of Middelton acknowledges, for himself and his successors, that he owes to John Portejoie 20*s.* yearly for life; to be levied, in default of payment, of his lands and chattels in co. Dorset.

March 20.
Cobham.

Gerard Salveyn of Edelisburg, knight, acknowledges that he owes to Henry de la Hyde, son of Roger de la Hyde, 72 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham, Bedford and York.

John son of John de Wolverton acknowledges that he owes to William de Hamelton, archdeacon of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Richard de la Hyde, knight, acknowledges that he owes to Henry Buskre 8*l.*; to be levied, in default of payment, of his lands and chattels in cos. Berks and Oxford.

Owen de Monte Gomeri acknowledges that he owes to William de Holecote, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

MEMBRANE 7d.

March 26.
Westminster.

Master John de Craucumbe acknowledges that he owes to Master John de Brideport 550 marks; to be levied, in default of payment, of his lands and chattels in co. York.

For payment of this sum John found as surety William de Hamelton, who constituted himself principal debtor, and granted that the money shall be levied, in John's default, of his lands and chattels in co. York.

Robert son of Henry de Northamptona acknowledges that he owes to William de Hamelton 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Walter de Maydenstan, clerk, acknowledges that he owes to William de Hamelton 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Westmoreland.

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Membrane 7d—cont.

John de Bikenore acknowledges that he owes to Walter de Langeton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Feb. 29.
Westminster.

Memorandum, that Isabel, late to wife of Peter Spilemen, tenant in chief, came into chancery, and demanded that she might receive her dower of Peter's lands from John de Grimestede, who married Maud, and from Richard de Torstewode, who married Katherine, sisters and heiresses of Peter; which was granted to her. And the said John and Richard assigned to her the manors of Ebbeford and Milleford for her dower, and came into chancery and acknowledged the grant, and granted that they would cause their wives to come into chancery before Michaelmas next to make such acknowledgment.

Master James de Hispania, canon of St. Paul's, London, acknowledges that he owes to Richard Guidicionis, Ricardinus Bonefacii, and their fellows, merchants of Lucca, of the society of the Ricardi of Lucca, 203*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his land and chattels in co. Middlesex.

Theobald de Bellehus, parson of the church of Rammesdon, John de Goldingham, Geoffrey Morel, Walter de Bures, Robert le Conestable, and Michael de la Strate acknowledge that they owe to William de Middleton 48 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

Enrolment of grant by Thomas de Monte Gomery to Roger de la More and Alice, his wife, and the heirs of Alice's body, of all his manor of Lydham with all appurtenances and the advowson of the church of Lydham, and all the third of that manor after the death of Isabel, late the wife of the late Adam de Monte Gomeri, the donor's father: to hold of the king. Witnesses: Nicholas Brioseban of Montgomery; William son of Baldwin of the same; Alexander of the same; Baldwin son of Philip of the same; John de Esthope; Philip de Egeden; John Purcel; John de la Munede; Howel de Lydham.

April 1.
Westminster.

Memorandum, that Thomas came into chancery at Westminster, on 1 April, and acknowledged this deed.

Peter Fardeyn acknowledges that he owes to William de Eggesclive 19 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John son of Ralph acknowledges that he owes to William de Hamelton, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

William de Oftern acknowledges that he owes to Henry de Oftern 24 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Hugh de Audeleye, knight, acknowledges that he owes to Walter de Wenlok 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

James de Ketingg acknowledges that he owes to Thomas Sely, skinner of London, 8*l.*; to be levied, in default of payment, of his lands and chattels in Ireland.

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Membrane 7d—cont.

Robert Achard, Walter de Scorton, and John de Foxle acknowledge that they owe to Robert, bishop of Bath and Wells, Henry de Lascy, earl of Lincoln, and John de Berewyk, executors of the will of Queen Eleanor, the king's late consort, 32*l.*; to be levied, in default of payment, of their lands and chattels in cos. Berks, Oxford and Norfolk.

Cancelled on payment, acknowledged by John de Berewyk.

Thomas de Basinges of Dover acknowledges that he owes to William le Marchaunt of Dover, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

John le Convers acknowledges that he owes to John de Drokenesford 20 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

April 11.
Stepney.

To the keeper of London. Order to cause to be arrested immediately upon sight hereof all the wool in the city that is to be taken to parts beyond sea, so that neither it nor any other wool coming to the city to be taken abroad shall be taken to parts beyond sea until otherwise ordered by the king. It is provided that the wool shall be safely kept in the meantime by the keeper and the merchants owning it.

The like to the following:

The mayor and bailiffs of Sandwich.
The mayor and bailiffs of Dover.
The bailiffs of the port of Romenhal.
The bailiffs of the port of Hunche (*sic*).
The bailiffs of the port of Wynchelese.
The bailiffs of the port of La Rye.
The bailiffs of the port of Hasting'.
The bailiffs of the port of Faverisham.
The bailiffs of Portismuth.
The bailiffs of Southampton.
The bailiffs of La Pole.
The bailiffs of Waymue.
The bailiffs of Ipswich.
The bailiffs of Dunwich.
The bailiffs of Yarmouth.
The bailiffs of Lynn.
The bailiffs of Boston.
The bailiffs of Hull.
The bailiffs of Newcastle-on-Tyne.
The bailiffs of the port of Shorham.

Adam de Waleton came before the king, on Saturday the morrow of St. Leo, and sought to replevy his land in Kenetebur[y], which was taken into the king's hands for his default against William Jordan of Redinges. This is signified to the justices.

April 14.
Stepney.

To the sheriff of Hereford. Writ of summons of an eyre for common pleas to be holden at Hereford in the octaves of Holy Trinity before John de Berewyk, Thomas de Normanvill, and others.

The like to the sheriff of Lancaster for an eyre to be holden on the same day before Hugh de Cressingham, William de Ormesby, and others.

Henry de Praers acknowledges that he owes to Geoffrey le Brun and John de Mulsham 100 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

1292.

Membrane 7d—cont.

Alexander de Frivill, who married Joan, kinswoman and co-heiress of Philip Marmyoun, tenant in chief, puts in his place John de Bradefeud to demand and receive his and Joan's purparty of the knights' fees and advowsons of churches that belonged to Philip.

William Lanceleve came before the king, on Thursday after SS. Tibertius and Valerian, and sought to replevy to Richard de Denemedede the latter's land in Denemedede, which was taken into the king's hands for his default against Robert de Denemedede. This is signified to the justices.

Reginald de Trenaswethen and Okisia, his wife, and Stephen le (*sic*) Magur came before the king, on Tuesday after the octaves of Easter, and sought to replevy their land in Trenaswethen and Magur, which was taken into the king's hands for their default against Ralph son of Thomas le (*sic*) Magur. This is signified to the justices of the Bench.

Simon de Monte Acuto acknowledges that he owes to Master William de Chiriton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

April 17. John de Meleford acknowledges that he owes to Sibyl, daughter of
Stepney. Master Ralph le Sauser, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

MEMBRANE 6d.

Geoffrey Curteys came before the king, on Wednesday before St. George the Martyr, and sought to replevy to William de Rameseye a messuage and 24 acres of land in West Cantokesheved, which was taken into the king's hands for the latter's default against William de Godhurst. This is signified to the justices of the Bench.

April 17. Robert de Ros of Werk acknowledges that he owes to William de
Stepney. Hamelton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

John de Habington acknowledges that he owes to Roger de Thornton 4 marks; to be levied, in default of payment, of his land and chattels in co. Cambridge.

April 28. The underwritten have quittance of the common summons [of the eyre]
Bury St. for common pleas in co. Hereford:
Edmunds.

Robert Burnel, bishop of Bath and Wells.

Maud de Mortuo Mari.

Walter Helyun.

Edmund, the king's brother.

Peter de Brumpton.

Richard de Bosco.

The abbot of Radinges.

Alexander de Frivill.

The master of the military order of the Temple in England.

The prior of the Hospital of St. John of Jérusalem in England.

Hugh son of Hugh de Bruges Solers.

Humphrey de Bohun, earl of Hereford.

The master of the military order of the Temple in England.

Geoffrey de Welles.

Roger de Mortuo Mari.

John de Molinton.

John de Brompton.

John de Waltham.

Theobald de Verdon.

1292.

Membrane 6d—cont.

William Payforer, who married Laura, sister and co-heiress of Simon de Seaccario, tenant in chief, puts in his place Laurence de Gosefeld to receive the purparty of Simon's inheritance falling to him and Laura.

Enrolment of release by Edmund, son of King Henry, to King Edward, his brother, of the castle, town and honour of Monmouth, the castles of Grosmont (*de Grosso Monte*), Skenefrith, and White Castle (*de Albo Castro*), and of the manors of Redleye and Menstreworth, and all his lands beyond the Severn. Dated at Canterbury, on Wednesday after the octaves of Easter, 20 Edward. Witnesses: Sir William de Grandisono, Sir Walter de Helyun, Sir Roger le Brabancon Sir Thomas de Bray, Sir Guy Ferre, knights; Hugh de Vienna, John de Cales[ia], Walter de Radingia, John Basset, clerks.

John Vincent came before the king, on Monday after St. Mark, and sought to replevy two shops of his and his wife Maud in Bridgwater (*Brugewalteri*), which were taken into the king's hands for their default against Edith, late the wife of Ralph de Doding. This is signified to the justices of the Bench.

The underwritten have quittance of the common summons [of the eyre] for common pleas in co. Lancaster :

Edmund, the king's brother.

Henry de Lacy, earl of Lincoln.

Adam de Hudleston.

The abbot of Croxton.

The master of the military order of the Temple in England.

The prior of the Hospital of St. John of Jerusalem in England.

Peter de Cestre.

The master of the military order of the Temple in England.

The prior of Durham.

Thomas de Multon.

Ingram de Gynes.

Robert de Hamerington.

Adam de Palefreur of Rishton.

Nicholas de Tunlay.

Robert de Haverington.

John de Tregoz.

Roger de Burton.

The prior of Kertmel.

Theobald le Botiller.

Thomas de Curwenn.

Thomas de Alta Ripa.

Gerard de Wirpeyns, archdeacon of Richmond.

John de Say acknowledges that he owes to William de Melsop 30 marks; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Essex.

May 1.
Culford.

To Master John de Craucumbe, archdeacon of the East Riding, vicar-general of the archbishop of York, who is out of the kingdom. Whereas the king lately presented to him his clerk John de Drokenesford to the church of Dalston, diocese of Carlisle, void and pertaining to the king's presentation by reason of the voidance of the bishopric of Carlisle, and the vicar-general has not admitted him at the king's presentation to the church by pretext of an inquisition taken concerning the voidance thereof, containing amongst other things that it was not void because it was divided into

1292.

Membrane 6d—cont.

three parts by ordinance of the late bishop of Carlisle, whereof the portioners are still living and are incumbent, as was contained in the vicar-general's letters patent under his seal, which the king has seen: the king, considering that the bishop had not power to make any division of the church without the king's special assent, which, as the king recollects, he never obtained, for which reason the king is bound to consider the church in the same condition as it was in at the time of the ordinance, to wit that it is void rightfully, and considering that it would redound to his disinheritance and the prejudice of his crown if he suffered division to be made in it, which he will neither do nor ought to do: the king therefore orders the vicar-general to admit the king's clerk aforesaid or his proctor to the said church without delay, notwithstanding the aforesaid ordinance, which the king reputes as null, and to cause the said clerk to be admitted and instituted rector by the official of Carlisle. The vicar-general is enjoined to conduct himself so in this matter that he cannot be justly reprehended for slackness or disobedience. [Prynne, *Records*, iii. 455.]

To the sheriff of Cumberland. Order to take the aforesaid church into the king's hands if the vicar-general do not obey the preceding order, and not to permit the portioners to have any administration of it, and to keep safely until otherwise ordered the fruits and other goods that he shall find in the same, and also those that shall accrue hereafter. [*Ibid.*]

Nicholas de Cressingham, Stephen de Haukedon, and John Chaumpayne acknowledge that they owe to George de Laverton 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

Robert le Mercer of Belchamp St. Paul (*de Bello Campo Canonicorum*) acknowledges that he owes to John de Godel[eye], clerk, 55s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 7. William de Pakeham acknowledges that he owes to Robert, bishop of
Culford. Bath and Wells, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment, acknowledged by Master William Burnel, dean of Wells, and William de Hamelton, archdeacon of York, executors of the bishop's will.

May 6. To the bailiffs of Law. Order to cause proclamation to be made that
Culford. peace has been made between the king's men of England, Gascony, Bayonne and other lands and the men of the count of Flanders, according to the manner and form provided by the king's council for the proclamation, and to restore ships, wares and other goods of the men of Flanders arrested by them by reason of the dispute, and to permit the owners of the ships to go with them whither they will, and to permit them and others to take wool from the realm as they did previously. [*Fædera.*]

Robert de Plumpton, knight, acknowledges that he owes to William de Hamelton, clerk, 11l. 5s. 0d.; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 5d.

Enrolment of letters of Guy, count of Flanders and marquis of Namur, setting out that he had gone in person to Edward, king of England, and

1292.

Membrane 5d—cont.

had besought him to conclude peace between the king's men and the count's men, and that the persons deputed by the king and the count to treat of peace, after hearing the process of past affairs and understanding what was contained therein, and after arguments concerning many things touching the process, had finally agreed as follows: that after all rancour, contentions and wrongs have been removed and all damages and losses upon both sides have been wholly pardoned and remitted, a firm and stable peace shall be established between the king's men on this side the sea and beyond and the count's men of Flanders, to be kept inviolably hereafter, with this addition that if any of the count's men shall during the truce granted by the king from Easter, in his nineteenth year, until All Saints following incur without being to blame any damage or loss by the king's men, or whilst under the king's protection, amends shall be made to them. This was agreed upon by the count in his name and in that of his men of Flanders. The king, accepting and ratifying this way of peace, wills that it shall be firmly observed, and has agreed to it in his name and in that of his men this side the sea and beyond. The count, accepting and ratifying this way of truth, wills that it shall be firmly observed, and orders that a firm and stable peace shall be established between the said men from the day of the making of the presents, and that this way of peace shall be published at suitable times and places, and peace shall also be publicly proclaimed. He prohibits any of his subjects, under pains of grievous forfeiture, from contravening this peace in any way, or from disquieting it or any of the king's men if they are without blame. Dated 8 May, 1292. [*Fœdera.*]

William de Ebor[aco], clerk, came before the king, on Sunday before the Ascension, and sought to replevy to Geoffrey de Langeton and Margery, his wife, and Maud, her daughter, their land, which was taken into the king's hands for their default before the justices of the Bench against Eleanor, daughter of Gilbert de Wath. This is signified to the justices.

Joan, late the wife of William de Rothingg, acknowledges that she owes to Robert, bishop of Bath and Wells, 100 marks; to be levied, in default of payment, of her lands and chattels in co. Norfolk.—The bishop ordered this recognisance to be enrolled.

Eleanor, late the wife of Ralph Basset of Welledon, tenant in chief, puts in her place William le Fauconer of Weston and William le Petit to demand her dower of Ralph's knights' fees.

Robert Bozun acknowledges that he owes to William de Hamelton 38 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Alice, wife of Adam Banastre, came before the king, on Wednesday after St. Dunstan, and sought to replevy their land in Wrkesle, which was taken into the king's hands for her default at Westminster before the king's justices against Margery de Haselhurst. This is signified to the justices next in eyre in co. Lancaster.

Alan de Penyton, knight, and Stephen Maunsel acknowledge that they owe to William de Hamelton, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Richard de Stochull acknowledges that he owes to Roger Mignot 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1292.

Membrane 5d—cont.

June 9.
Berwick-on-
Tweed.

Memorandum, that brother John de Bello Ramo, prior of Montacute, promised that he would cause the king's chancellor to have a letter of protection under the seal of brother William (*Guillermi*), abbot of Cluny, sufficient and in right form, before Michaelmas next; and he grants that if he do not do so, the king may cause the temporalities of the priory to be taken into the king's hands and may retain them until the prior shall fulfil what he has promised.

June 13.
Berwick-on-
Tweed.

Richard Dod came before the king, on Friday after St. Barnabas, and sought to replevy his and his wife Margery's land in Gesemuth, which was taken into the king's hands for their default against Ralph de Skardeburgh and Beatrice, his wife. This is signified to the justices.

The abbot of Beghland acknowledges that he owes to William de Hamelton, clerk, 33 marks 10s. 0d.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by John de Merkingfeld, one of the executors of William's will.

The said abbot acknowledges that he owes to the said William 240 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled [as above].

June 18.
Berwick.

To the justices in eyre in co. Hereford. Whereas the king lately ordered them to respite until the octaves of St. John the Baptist all pleas in their eyre touching John Tregoz, because John was staying with the king in Scotland in his service by his order; the king now orders them to continue the respite until towards the end of their eyre, as John, who is still occupied in the king's affairs, cannot be present in the said octave.

The like in favour of the following:

Roger de Mortuo Mari.

John de Brampton.

Peter de Brampton.

Robert.

Enrolment of letter from the king to Andrew, king of Hungary, Dalmatia, Croatia, Ram[i]a, S[er]via, Gallicia, Lodom[er]ia, Cumania, and Bulgaria. The king has received his letters presented to him by Paganellus de Vicopisano, a member of the king of Hungary's household and his envoy, the bearer of these presents, containing amongst other things credence, and the king understands the things signified by them as well as the things the envoy has explained to him. Concerning those things that the king of Hungary has caused to be offered to the king for the service of God and the honour and exaltation of the Christian faith, the king thanks him greatly, perceiving from this the great and tender affection that the king of Hungary bears to the matter of the miserable state of the Holy Land and to the service of Him who dedicated that land with His blood. But before the king received the envoy, it was ordained and the king had determined to make his passage by sea, from which resolution he is unable to recede. The king, however, renews his thanks for the thousand knights and mounted archers that the king of Hungary offers for a year at his own cost by land to the king in aid of the said land. Although the king is unable for the reason aforesaid and for other causes to direct his journey through the king of Hungary's parts, he beseeches the king of Hungary that his divinely-inspired wish for the aid of the Holy Land may not cool. If it please him to send some of his

1292.

Membrane 5d—cont.

men in aid of the said land, and if they shall come to the king wherever he may be, their arrival will be a source of joy to him, and he will admit them gratefully and in honourable manner. Dated at Berewyk-on-Tweed in Scotland, the eve of St. John the Baptist, 1292. [*Fædera.*]

Membrane 5d—Schedule.

Delivery of the king's gaol at York made of Rees Amereduk on the morrow of Holy Trinity, 20 Edward, by special order of the king, before Peter de Campania, John de Lythegreynes, John de Melsa, and William de Sancto Quintino, justices appointed for this purpose. Which Rees was there brought before the justices, and convicted of seduction made to the king, homicides, arsons, robberies and larcencies against the king's peace, and of demolishing the king's castles. It was adjudged that he shall be drawn (*detractetur*) for the seduction and shall be hanged for the homicides, arsons, robberies and larcencies and demolition of castles.

MEMBRANE 4d.

June 23.
Berwick-on-
Tweed.

Roger le Bigod, earl of Norfolk and marshal of England, acknowledges that he owes to William de Hamelton, clerk, 90*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

John de Pothou, knight, acknowledges that he owes to William le Vavasour 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Bartholomew de Kertelingge, chaplain, acknowledges that he owes to Juliana de Stivenach 52*s.* 5*d.*; to be levied, in default of payment, of his lands and chattels in cos. Cumberland and London.

Cancelled on payment.

Thomas Corbet acknowledges that he owes to William de Hamelton, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

William Ribaud of Howyk acknowledges that he owes to William de Hamelton, parson of the church of Emeldon, 17½ marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Gilbert de Sancta Fide acknowledges that he owes to Adam de Brom, clerk, 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the city of London and in co. Hereford.

Robert de Barton, clerk, acknowledges that he owes to John de Drokenesford 40*s.*; to be levied, in default of payment, of his lands and chattels in cos. Northumberland and Westmoreland.

Cancelled on payment.

July 20.
Chatton.

To the sheriff of Northumberland. Order to take with him four knights of the county and to go to the land of Ralph son of Roger in Charleton and the land of Roger son of Ralph in Dicheburne, and to cause a perambulation to be made by certain metes and bounds between the said lands, as Ralph and Roger have put themselves upon

1292.

Membrane 4d—cont.

the perambulation before the king, certifying the justices at Westminster in the octaves of Michaelmas under the seals of the sheriff and of four of the knights by what metes and bounds the perambulation has been made.

Enrolment of letter to the king from W. de Marchia, the treasurer and the other barons of his exchequer. In execution of the king's order to search the rolls of the exchequer, and to certify him whether or not Ralph le Porter, who asserts that he is janitor of fee of the castle of Bamburgh, ought to receive, and whether or not his ancestors have been wont to receive, 60s. 10d. yearly for the custody of the gate of the castle, and if so, from whose hands, and whether the money was allowed to the sheriff or to the constable of the castle, etc., they have searched the rolls, and it is found that the sheriffs of Northumberland were allowed 60s. 10d. yearly when they had the custody of the castle, which were paid to the janitor for the custody of the gate of the castle, and that like allowance was afterwards made to Thomas de Normanvill, who had the custody of the castle by the king's commission as maker of profit (*approiator*) for all the time that he had the custody. There is also found in the account of Walter de Cambehou, the king's fermor of the castle for the tenth year of the reign, that in his ferm for that year there were allowed to him 60s. 10d. delivered to him for the custody of the gate aforesaid, but that after that time nothing was allowed to Walter, who is still fermor there, for the custody. They do not know if Roger is the king's janitor of fee there, because the allowance used not to be made in the pipe rolls (*annalibus*) at the exchequer under a certain name of the janitor, but only to the janitor of Bamburgh without any other name being expressed.

The abbot of Alnewyk acknowledges, for himself and his successors, that he owes to William de Hamelton, clerk, 1,100 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

July 20.
Chatton.

Richard de Craucestre, knight, and John Maundewere, chaplain, acknowledge that they owe to William de Hamelton, parson of the church of Emeldon, 13 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Robert de Emberton, chaplain, John Maundewer, chaplain, Thomas de Emeldon, clerk, Robert le Provost of Emeldon, John le Fort, and Thomas Greveson of Dunstan acknowledge that they owe to William de Hamelton 40 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Thomas Maundewer of Neuton, Alexander de Brokkesfold, Thomas de Emeldon, clerk, and John de Rodum of Neuton acknowledge that they owe to William de Hamelton 36 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Robert son of Michael de Dunstan, Richard de Craucestre, knight, John Maundewer, chaplain, Thomas de Dunstan and Robert Sturbelhous acknowledge that they owe to William de Hamelton 26 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

John de Rodum of Neuton, John Maundewer of Neuton, and Thomas Maundewer of Neuton acknowledge that they owe to William de Hamelton 15 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

1292.

Membrane 4d—cont.

Robert de Emberton of Emeldon, Richard de Craucestre, John de Rodum of Neuton, and Thomas de Dunstan acknowledge that they owe to William de Hamelton 13 marks ; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Robert de Kirkeby, chaplain, of Renington, John Maundewer, chaplain, and Thomas de Stok of Neuton acknowledge that they owe to William de Hamelton 19 marks ; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Henry son of Michâel de Rok, Thomas le Tayllur of Rok, and Robert son of Michael de Rok acknowledge that they owe to the said William 21 marks ; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Richard de Craucestre acknowledgés that he owes to William de Hamelton, clerk, 42s. ; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Alexander de Brokkesfeld, William son of Elias, and Robert, his brother, acknowledge that they owe to William de Hamelton 30s. ; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

John Maundewer, chaplain, Thomas Maundewer, and Robert de Emberton acknowledge that they owe to William de Hamelton 54s. ; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Richard de Wetewang, Alexander de Neuton, Thomas de Rok, John de Rodum of Neuton, William le Stiward of Emeldon, Thomas Maundwer of Neuton, Thomas de Dunstan, and Michael le Clerk of Dunstan acknowledge that they owe to William de Hamelton 77*l.* 12*s.* 2*d.* ; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Memorandum, that Robert de Barthilby received this and the preceding eleven recognisances by order of the chancellor, who ordered them to be enrolled.

Assignment of dower to Mary, late the wife of Philip Marmyon, tenant in chief, of his lands, knights' fees and advowsons made by Malcolm de Harle, escheator beyond Trent.

There are assigned to her the following tenements in the manor of Middleton, co. Warwick : the chief messuage, with all the buildings within the court, which are extended at 11*s.* 8*d.* yearly ; 50 acres of land with meadow, two water-mills, with the suit of the town and with all the fishery of Thame ; a third of the wood and herbage within the park ; the rents and services of ten free tenants, six customary tenants of six virgates of land with the increment of 16 acres of land, and with 3 roods of new land ; also eight customary tenants there with their services and customs, together with eight ' coterels,' their services, rents and customs, pleas and perquisites of the said tenants, with 90 acres of foreign wood and waste within the chace of Sutton in the common of the country (*patrie*), and 44 acres of heather within the chace : all of which, except the chief messuage aforesaid, are extended at 22*l.* 14*s.* 3½*d.*

There are also assigned to her the following tenements in co. Lincoln : a messuage, 2 parts of 54 acres of land and of three acres and 3 roods of meadow in Wilkesby, which are extended at 14*s.* 9*d.* ; 4*s.* 8½*d.* yearly of

1292.

Membrane 4d—cont.

rent in the same town; a piece of land in Dalderby, which is extended at 4s. yearly; 9s. 2d. of rent in the same town; 1½ acres and a rood of meadow in Coningesby, which are extended at 7d.

Assignment of dower of knights' fees.—There are assigned to her four fees in Wintringham and Wolingham, co. Lincoln, which John Marmiun holds, which are extended at 63l. 6s. 8d.; a quarter of a fee in Thrikingham and Stowe, in the same county, which John Marmiun holds, which part is extended at 73s. 4d. yearly; a quarter of a fee in Thrikingham, in the same county, which John Marmiun holds, which quarter is extended at 60s. yearly; a knight's fee in Kyseby, in the same county, which John Marmiun holds, which is extended at 10l.; two parts of a fee in Fulstowe, in the same county, which Roger de Lasceles holds, which are extended at 13l. 6s. 8d.*

MEMBRANE 3d.

There also assigned to her half a fee in Shakeleston and Snarkeston, co. Leicester, which John de Hastings holds, which is extended at 20l. yearly; half a fee in Odeston, in the same county, which John de Hastings holds, which is extended at 10l. yearly; half a fee in Langeton, which John de Langeton holds, which is extended at 16l. yearly.

Assignment of dower of the advowsons of churches.—There are assigned to her the third presentation to the church of Wilkesby, co. Lincoln, so that Joan de Morteyn, eldest daughter and co-heiress of Philip, shall present on the next voidance, and on the second voidance Alexander de Frivill and Joan, his wife, kinswoman and co-heiress of Philip, shall present, and on the third voidance the said Mary shall present, and on the fourth Ralph le Botiller and Maud, his wife, daughter and co-heiress of Philip, shall present, and on the fifth Joan, youngest daughter and co-heiress of Philip, shall present, and on the sixth the said Mary shall present in name of dower. There is also assigned to her the presentation to the prebend in the church of Tamworth that Hugh de Cave holds, which is extended at 100s. yearly. Also the presentation to the prebend in the said church that Master Michael de Ormesby holds, which is extended at 4l. yearly.

Richard de Berleye acknowledges that he owes to William de Hamelton, archdeacon of York, 40l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged before the chancellor at St. Albans.

July 23.
Rothbury.
(Roubury.)

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Westmoreland:

The master of the military order of the Temple in England.

Hugh de Louthre.

The prior of the Hospital of St. John of Jerusalem in England.

The abbot of Byland (*de Bella Landa*).

Hamo de Alta Ripa.

The abbot of St. Mary's, York.

J. bishop of Carlisle.

Michael de Hartecla.

Roger de Burton.

* The assignment is continued on the following membrane.

Membrane 8d—cont.

1292.
Aug. 10.
Durham.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Salop :

Roger Lestrangle (*Extraneus*).

The prior of the Hospital of St. John of Jerusalem in England.

Maud de Mortuo Mari.

Richard de Bosco.

Robert Corbet.

Roger de Sprengeheuse.

William de Hugeford.

John de la Lye.

Richard Boterel.

Thomas de la Lye.

The master of the military order of the Temple in England.

Robert Burnel, bishop of Bath and Wells.

Philip Burnel.

John le Simple.

Master John de Kenleye, clerk.

R. bishop of Coventry and Lichfield.

The bishop of Hereford.

John Giffard, the elder.

*Robert de Stapelton.

Roger Tirel.

William de Clifford.

Bogo de Knovill.

Richard son of Alan, earl of Arundel.

Robert de Dodemanneston.

Henry de Hugeford.

Walter de Strangeford.

John son of Alan.

Robert le Megre.

Walter de Hopton, the younger.

Thomas Corbet.

The abbot of St. Peter's, Gloucester.

The prior of Wenlock.

Master William de Langeton, parson of the church of Croft, acknowledges that he owes to William de Hamelton, clerk, 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Waldegrave, knight, and Labrus Ulpelli and their fellows, merchants of the society of the Ricardi of Lucca, acknowledge that they owe to William de Hamelton, archdeacon of York, 20*l.* ; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Master John de Cadomo acknowledges that he owes to the said William 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 20
Craike.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Cumberland :

The abbot of St. Mary's, York.

J. bishop of Carlisle.

Thomas de Multon of Gillesland.

Alexander Bonkil.

The prior of the Hospital of St. John of Jerusalem in England.

* This line is cancelled.

1292.

Membrane 3d—cont.

Maud de Multon.
 Robert de Brus.
 Robert de Harington.
 Alan de Penington.
 David de Torthorau.
 The abbot of Geddewrth.
 Walter de Corry.
 Isabel de Fortibus, countess of Albemarle.
 Walter de Roubur[y].
 John de Seton.
 Walter de Langeton.

Aug. 20. William de Thorneton acknowledges that he owes to William de Ideshale 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.
 Craike.

For this acknowledgement William de Ideshale remitted to William de Thorneton his demand against him by reason of the marshalsea of Ireland, which was lately committed to William de Ideshale by the king, and all issues thence received by William de Thorneton up to 16 May last, and agrees to save him harmless against all persons up to that date concerning everything touching the marshalsea.

Cancelled on payment.

William Gryvill acknowledges that he owes to William de Hamelton, clerk, 11 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Roger de Arcubus of London, clerk, acknowledges that he owes to Hugh de Jernemuth, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in London.

Cancelled on payment.

Geoffrey de Saleby acknowledges that he owes to William de Werminstre, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

John de Blebury, clerk, acknowledges that he owes to William de Werminstre, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Aug. 28. To the sheriff of Northumberland. Writs of summons of an eyre for common pleas to be holden at Newcastle-on-Tyne on the morrow of St. Hilary before Hugh de Cressingham and William de Ormesby and others.
 Pickering.

The like to the sheriff of Stafford for an eyre to be summoned for the same day before John de Berewyk, Thomas de Normanvill, and others.

To the sheriff of Essex. Writ of summons of an eyre for pleas of the Forest to be holden at Chelmeresford in the quinzaine of Michaelmas before Roger Lestrangle (*Extraneo*), Simon de Elleswrth, and John de Crokesleye.

MEMBRANE 2d.

Enrolment of letter from John, archbishop of York, to the prior of Boulton-in-Craven, setting out that he had caused A. bishop of Durham,

Membrane 2d—cont.

1292.

his suffragan, to be sufficiently admonished in the first instance to cause to be delivered John de Amelya, notary public by apostolic authority, and William de Wrelton called 'de Pikering,' clerks of the archbishop, whom the archbishop sent to the bishop (whom he expected to find, in accordance with the canons, in the church of Durham) with letters of the archbishop and of . . . his official, containing canonical orders, and whom John de Meydestan, constable of Durham, and his accomplices took and imprisoned, the bishop ordering this or confirming *ex post facto* what had been done in his name, and that he should satisfy the said clerks for the violence and the archbishop and his church of York for the wrong and contempt; but the bishop did not obey or neglected this admonition, whereupon the archbishop ordered him to release the clerks under pain of sentence of suspension from entry into church, and that he should satisfy them and the archbishop; but the bishop did not deliver the clerks, wherefore the archbishop for the third time ordered him, under pain of excommunication, to deliver them and to satisfy them and the archbishop. But the bishop did not release the clerks within the term fixed by the archbishop, but held them longer in prison, by reason whereof he has clearly incurred the said sentences of suspension and excommunication. The archbishop therefore commits to the prior authority to proceed so to the declaration of the said sentences and to the execution and publication of them that he may merit commendation, denouncing and publishing in the churches of Alverton and Derlington and other solemn places of the province that the bishop has incurred the said sentences of suspension and excommunication. He is enjoined to certify the archbishop by his letters patent of his proceedings in this matter. Dated at St. Martin near Viterbo, 13 Kal. May, 1292, in the seventh year of the archbishop's pontificate. [Prynne, *Records*, iii. 456; cf. Raine, *Historical Papers and Letters from the Northern Registers*, p. 97.]

Aug. 28.
Pickering.

To the sheriff of Stafford. Order to cause a regard to be made in the forest of Kynefar' before the coming of the justices of the Forest, so that it be made before the quinzaine of Michaelmas next.

[*Capitula.*]

Sept. 4.
Burstwick.

Robert de Ros, knight, acknowledges that he owes to Clemencia, daughter of Simon le Conestable, 126*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment, acknowledged by Thomas de Boulton, Clemencia's husband, and by her before the chancellor and Sir Roger Brabazon.

Bartholomew son of Thomas de Pokelinton acknowledges that he owes to Master Henry de Newerk, dean of York, 4*l.* 2*s.* 2½*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Philip de Milington acknowledges that he owes to Master Henry de Newerk, dean of York, 8*l.* 4*s.* 5½*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

The said Philip acknowledges that he owes to Bartholomew son of Thomas de Pokelinton 4*l.* 2*s.* 2½*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

William Nowel acknowledges that he owes to R. bishop of Bath and Wells 12 marks 9*s.*; to be levied, in default of payment, of his lands and chattels.

1292.

Membrane 2d—cont.

Henry, parson of the church of Sutton, acknowledges that he owes to William de Hamelton, archdeacon of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Nottingham.

Robert Achard, knight, acknowledges that he owes to R. bishop of Bath and Wells 12 marks 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Sept. 17.
Knares-
borough.

Memorandum, that William de Hamelton acknowledged that he had received from the abbot of Pippewell 40*l.* due to him by recognisance made in chancery, and he acquitted him thereof.

Sept. 16.
Knares-
borough.

The under-written have quittance of the common summons [of the eyre] for pleas of the Forest in co. Essex:

W. bishop of Ely.

The master of the military order of the Temple in England.

Humphrey de Boun, earl of Hereford and Essex.

John le Chaumberleyn.

Thomas Fillol.

Henry de Enefeud.

Nicholas de Wokindon.

William de Hamburne.

John Engayne, the elder.

R. bishop of Bath and Wells.

William de Hamelton.

William le Paneter.

Robert de Brus.

Robert de Ver, earl of Oxford.

Hawisia de Ver.

John de Praers.

John de Wascobl.

Alexander de Balliolo.

John de Warennia, earl of Surrey.

Roger Brabazun.

Oliver, bishop of Lincoln.

John de la Mare.

Humphrey de Waleden.

Dionisia de Monte Caniso.

Edmund, earl of Cornwall.

Reginald de Grey.

Henry de Grey.

Hugh le Dispenser.

John Giffard of Brimmesfeld.

Robert Giffard.

John Fillol.

Sept. 22.
Heywro.

Richard de Stivinton came before the king, on Monday the morrow of St. Matthew, and sought to replevy to William Balle the latter's land, which was taken into the king's hands for his default against Philip de Stanworthin. This is signified to the justices of the Bench.

William de Sutton acknowledges that he owes to William de Hamelton, archdeacon of York, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Heriz and Adam de Heriz acknowledge that they owe to Robert de Cliderhou, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Lancaster and York.

Membrane 2d—cont.

1292.

Joan, late the wife of Roger de Inghou, came before the king, on Tuesday the morrow of St. Faith, and sought to replevy her land in Edderton, which was taken into the king's hands for her default against Margery, late the wife of William Bataylle. This is signified to the justices of the Bench.

MEMBRANE 1d.

Oct. 13. The under-written have quittance of the common summons [of the
Berwick-on-eyre] for common pleas in co. Northumberland :
Tweed. The prior of the Hospital of St. John of Jerusalem in England.
William de Vesey.

Oct. 17. Michael Grig of Ipswich and John de Donewich acknowledge that they
Berwick-on-owe to Robert de Tibotot 9 marks ; to be levied, in default of payment,
Tweed. of their lands and chattels in co. Suffolk.

William de Merk and Maud, his wife, acknowledge that they owe to William de Hamelton, clerk, 20 marks ; to be levied, in default of payment, of their lands and chattels in co. Essex.

———— The said William and Maud acknowledge that they owe to William de
———— Hamelton 20s. ; to be levied, in default of payment, of their lands and chattels in co. Essex.

Philip Burnel, knight, and William de Hamelton, clerk, acknowledge that they owe to Dynus Isbar and Henry de Podio, merchants of Lucca, 21*l.* 10*s.* 0*d.* ; to be levied, in default of payment, of their lands and chattels in cos. Salop and York.

Oct. 29. Walter de Huntercumbe acknowledges that he owes to William de
Berwick-on-Hamelton, clerk, 40*l.* ; to be levied, in default of payment, of his lands
Tweed. and chattels in co. Northumberland.

Warin de Swetehope came before the king, on Friday the eve of All Saints, and sought to replevy to William de Swetehope the latter's land in Herle, which was taken into the king's hands for his default against Robert de Herle. This is signified to the justices.

Nov. 7. To the sheriff of York. Order to cause a regard to be made in the
Berwick-on-forest of Edmund, the king's brother, in that county before the coming of
Tweed. the justices of the Forest, so that the regard be made before the quinzaine of Easter next.

[*Capitula.*]

21 EDWARD I.

MEMBRANE 10.

1292.

Nov. 23.
Wark-on-
Tweed.

To the keeper of the king's park of Havering. Order to cause Master William de Grenefeld to have in that park ten live does, of the king's gift, so providing that by the taking of the does no buck shall fall into the nets by which the does shall be taken.

To the treasurer and barons of the exchequer of Dublin. Order to commit to the king's tenants of Cromelyn the king's demesne lands there with the pleas and perquisites, to be held by them in the same way as they previously held it, although the king lately committed the lands to Henry de Cumpton, clerk, for a term of years that has not yet expired at a certain yearly ferm, as the king learns by an inquisition lately taken by his order in the said exchequer and returned to him in England that the present tenants of Crumelyn and their ancestors held the land from time out of mind for a yearly ferm payable to that exchequer, and that it is more to the king's profit and honour that the tenants should hold the land rather than the said Henry or any other.

To the keeper of the forest of Essex. Order to cause Master William de Grenefeld to have in that forest four live bucks, of the king's gift.

To the keeper of the forest of Gillingham. Order to cause Eustace de Hacche to have in that forest twelve oaks fit for timber to make anew a hall, of the king's gift.

Nov. 24.
Wark-on-
Tweed.

To the keeper of the forest of Clarindon. Order to cause Alan Plukenet to have in that forest three oaks fit for timber, of the king's gift.

Dec. 3.
Roxburgh.

To the sheriff of Westmoreland. Order to cause a coroner for that county to be elected in place of Thomas de Pikering, whom the king has caused to be amoved from office because he is intending the king's affairs before Hugh de Cressingham and his fellows, justices in eyre in co. Cumberland, by order of the justices, and it will be necessary for him to do the like in their next eyre in co. Northumberland, which affairs cannot be conveniently expedited without his presence, as the king learns from the testimony of Hugh.

To the keeper of the forest of Gillingham. Order to cause Henry de Lacy, earl of Lincoln, to have in that forest ten live bucks and twenty live does in order to stock his park of Caneford, of the king's gift.

Memorandum, that on Wednesday after St. Lucy the Virgin at Tugge-hale, in the presence of Robert de Tibotot, John de Sancto Johanne, Walter de Langeton, keeper of the king's wardrobe, Master John de Cadomo, and John de Drokenesford, the king's great seal was committed to John de Langeton, who on the morrow sealed writs with it.

Dec. 28.
Newcastle-on-
Tyne.

To the sheriff of Northumberland. Order to cause John son of Guy de Normanvill to have seisin of 5s. of rent in Ulkeston, which Margery, late the wife of William de Saltwik, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the rent has been in the king's hands for a year and a day, and that she held it of John, and that Agnes de Ulkeston and William de Ethewik had the king's year and day thereof, for which they ought to answer to the king.

Membrane 10—cont.

1293.

Jan. 3. To Malcolm de Harle, escheator beyond Trent. Order to cause John
Newcastle-on- Tyne. Luvel, son and heir of William Luvel, tenant in chief, to have seisin of
his father's lands, as the king has taken his homage.

Jan. 6. To the keeper of the park of Fremauntel. Order to cause Beatrice de
Newcastle-on- Tyne. la Roche, daughter of William le Brun, to have in that park three does,
of the king's gift, and to aid and counsel her in taking them.

To the justices in eyre in co. Northumberland. Order to deliver to
Nicholas de Veteri Ponte the manor of Aldeston, to be held according to
the king's grant thereof to him, although the king lately recovered seisin
of the manor before the said justices, which the king has previously
granted to Nicholas by letters patent, to have and to hold to him of
Alexander, sometime king of Scotland, as the king wills that the judgment
before the justices shall be wholly annulled and that Nicholas shall have
again seisin of the manor.

Jan. 20. To Malcolm de Harle, escheator beyond Trent. Order not to inter-
Northallerton meddle with the lands that William de Ippestanes held of other lords than
(Alverton). the king, saving to the king the marriage of his heir, as the king learns
by inquisition taken by the escheator that William held a quarter of the
manor of Blumenhull of the heir of the baron of Stafford, tenant in chief,
a minor in the king's wardship, by the service of a quarter of a fee and of
doing suit to the heir's court of Stafford from three weeks to three weeks,
by reason whereof the wardship of the said quarter pertains to the king
at present. By p.s.

To the same. Order to cause dower to be assigned to Agnes, late the
wife of the aforesaid William, upon her taking oath not to marry without
the king's licence. By p.s.

Jan. 22. Gilbert le Fevre of Burbrigg, imprisoned at Rypon for the death of
Newburgh. Maurice le Galeys, wherewith he is charged, has letters to bail him.

To the sheriff of York. Order to cause Thomas de Lofthus to have
seisin of a messuage and a bovate of land in Lofthus, as the king learns by
inquisition taken by the sheriff that the messuage and bovate, which William
de Langeeye, who was hanged for felony, held, have been in the king's
hands for a year and a day, and that William held them of Thomas, and
that the township of Lofthus had the king's year, day and waste thereof,
and ought to answer for the same to the king.

Jan. 25. To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent.
Fimber Order to cause Master John de Kenley, king's clerk, to have in the forest
(*Fymmere*). of Kynefar' six oaks fit for timber, of the king's gift, unless he have had
them in the Hay of Welinton, which is within the bounds of the forest
of the Wrekin (*Montis Gilberti*), as the king ordered the justice at another
time.

Jan. 25. The sheriff of Worcester. Order to deliver in bail William le Walkere,
Fimber imprisoned at Worcester for the death of William de Coleseye and Edith,
daughter of Simon de Hayles, wherewith he is charged, as the king
learns by inquisition taken by the sheriff that William is charged there-
with out of envy and hatred and not because he is guilty.

Walter le Pestur of Evesham, imprisoned at Worcester for the death of
Christiana Beket, wherewith he is charged, has letters to the sheriff of
Worcester to bail him.

Membrane 10—cont.

1293.

Feb. 2.
Weighton.

Stephen le Carpenter, imprisoned at Whiteby for the death of John Stacy, wherewith he is charged, has letters to the sheriff of York to bail him.

Feb. 10.
Pontefract.

Simon le Fevre of Herpinhope, imprisoned at Canterbury for the death of Walter Deneys, wherewith he is charged, has letters to the sheriff of Kent to bail him.

Feb. 21.
Duffield.

To John de Vesey, justice of the Forest this side Trent. Order to cause Thomas, bishop of St. Davids, to have in the forest of Shirewod twenty oaks fit for timber, of the king's gift. By K.

To the same. Order to cause John Torkard of Kirkeby to have in that forest four oaks fit for timber, of the king's gift. By K.

Feb. 23.
Darley.

To the sheriff of York. Order to cause the liberty of A. bishop of Durham at North Alverton—taken into the king's hands by Richard de Bosco, John de Havering, and Osbert de Spaldington, who were appointed to take certain inquisitions in co. York, because the bishop's bailiff did not make execution of the judgment rendered by Peter de Campania and his fellows, justices to deliver York gaol, upon Alan de Ellerbek, who was of the aforesaid liberty, who was adjudged to be hanged, and who afterwards escaped alive to a church—to be replevied to the bishop until the next parliament after Easter, so that there may then be done what the king shall cause to be ordained by his council in this matter, and to cause the bailiff, who was arrested for this reason, to be delivered on mainprise. It is provided that Alan shall be kept safely by four townships of that liberty, as has been the custom in like case.

March 3.
Garendon
(*Gerwedon*).

To the sheriff of Cumberland. Order to deliver Robert de Warthewik, imprisoned at Carlisle for certain trespasses committed by him, as it is said, when he was sub-escheator in that county, in bail to twelve men who shall undertake to have him before the king in the next parliament.

To the keeper of the forest of Kynefare. Order to cause Walter de Langeton, king's clerk, to have in the wood of Jaspel, which is within the bounds of that forest, ten oaks fit for timber, of the king's gift.

March 4.
Garendon.

To Robert de Staundon, justice of Snaudon. Order to cause the Friars Preachers of Bangore to have in the forest of Snaudon thirty oaks fit for timber in order to rebuild their church of Bangore, which was lately burnt, of the king's gift. He is also ordered to permit all those who wish to give timber to the Friars from their own woods within the forest for the work of the church to do so, and to permit the Friars to receive and carry such timber to Bangore without impediment from the justice or his ministers.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Richard de Grey, son and heir of William de Grey, in the debts due from him to the exchequer of his father's debts for 200*l.*, as it appears to the king by inspection of the rolls of the late king's chancery that the said king, on 10 October, in the 46th year of his reign, ordered the treasurer and barons of his exchequer by writ of *allocate* to allow to the said William, sometime his sheriff of Lincoln, in the issues of that county 200*l.*, which he expended by the said king's order in acquitting the purchases made by Richard de Ewell and Hugh de Turri, buyers of the said king's wardrobe, at the fair of St. Ives then last past, which writ was burned in a chest (*scrinio*) at Lincoln by accident during the time of the war in England, as it is said.

Membrane 10—cont.

1293.

March 8.
Kirby.

To Malcolm de Harle, escheator this side Trent. Order to deliver to John de Bray and Cecily, his wife, late the wife of Thomas de Bekering, tenant in chief, the advowson of the church of Cattewrth, which the king has assigned to them as Cecily's dower of the advowsons of churches of Thomas, so that they shall have the next presentation, and the third presentation thenceforth.

March 8.
Kirby.

To the abbot and convent of Malmesbur[y]. The king is sending to them Philip Arteys, who has long and faithfully served the king and is now incapable of work (*sui impotens*), requesting that they will provide him during life with the necessities of life in their house, making to him letters sealed with the seal of their chapter concerning this, in consideration of which the king will promote their affairs hereafter.

The like to the following :

The master and brethren of St. John's without Oxford for Nicholas le Ferur.

The abbot and convent of Eynesham for William de Wraggeby.

The abbot and convent of Gloucester for Laurence de Gippewyco.

The prior and convent of Llanthony without Gloucester for Simon de Panetria.

The abbot and convent of Faversham for Reginald de Staneweye.

The abbot and convent of Oseneye for Thomas Gurdon, to be admitted as servant.

MEMBRANE 9.

March 17.
Yaxley.

To Malcolm de Harle, escheator this side Trent. Order to cause William de Ferrariis, son and heir of William de Ferrariis, to have seisin of the lands that his father held of the king in chief, as the king has taken his homage.

The like to Thomas de Normanvill, escheator beyond Trent.

March 5.
Loughborough

To the sheriff of Southampton. Order to cause William de Saltu, Andrew Berard, and certain other the king's men and burgesses of Bayonne to be released, with all their servants (*tota gente*) and their ships, goods and chattels, which men and their ships, etc. were arrested in the sheriff's bailiwick by order of Master William de Marchia, the king's treasurer, as they have found sufficient security to be before the king at his parliament at Westminster in a month from Easter to stand to right and to answer according to what they ought to do of right. If the sheriff have arrested other goods, ships or wares of the said men without anyone's suit at the treasurer's order, they are to cause the goods and chattels and ships with all their tackle and all other things thus arrested to be restored.

The like '*de verbo ad verbum*' to the sheriffs of Sandwich for another ship arrested there.

March 21.
Broughton.

To John de Crokesleye, keeper of the park of Clyve. Order to cause the Friars Preachers of Staunford to have in that park three oaks fit for timber to make their stalls, of the king's gift.

March 30.
Harlestone.

To the keeper of the forest of Whittlewode. Order to cause John de Tyngewyk to have in the park of Hanle, which is within the bounds of that forest, four oaks fit for timber, of the king's gift.

Cancelled because otherwise below.

To the same. Order to cause Margery, wife of Robert de Haustede, to have in that wood six oaks fit for timber, of the king's gift.

1293.

Membrane 9—cont.

To Roger Lestrangle (*Extranco*), justice of the Forest this side Trent. Order to cause John de Tingewyk to have in the king's park of Hanle, which is within the bounds of Whittlewode forest, four oaks fit for timber, of the king's gift.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Philip de Ripton, deceased.

March 30.
Harlestone.

To the justices next in eyre for pleas of the Forest in co. Huntingdon. Order not to molest John Pykard, keeper of the forest of Wauberge, in that county, by reason of the felling of thirty-six oak stumps in that forest in Lent, in the twenty-first year of the reign, as John, when the king was passing through that county, caused the oaks to be felled and charcoal to be made from them against Easter, in that year, for the king's use by the king's order.

To the same. Order not to molest John Pichard, keeper of the afore-said forest, by reason of the taking of forty-eight does in that forest in Lent, in the twenty-first year of the reign, as the king, in passing through that county, caused this number to be taken for the expenses of his household.

April 15.
St. Albans.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William de Colevill, lately elected, as it is testified before the king by the sheriff of Lincoln that William has no lands in that county to qualify him.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Robert, late bishop of Salisbury, to be acquitted of 100 marks, as the king by his letters patent quit-claimed Robert of this sum, which he paid into the king's wardrobe to Master Thomas Bek, then keeper of the same, now bishop of St. Davids, on Wednesday the feast of the Translation of St. Thomas the Martyr, in the fifth year of the reign, for the moiety of his service of five knights' fees, which he acknowledged to the king for his army of Wales in that year, as contained in the said letter patent.

To the same. Like order to acquit the executors of 100 marks, as the king by his letters patent quit-claimed Robert of this sum, which he paid into the king's wardrobe to Master William de Luda, then keeper of the same, now bishop of Ely, at Rothelan, on Sunday the feast of St. Luke, in the tenth year of the reign, by which sum he made fine with the king for the service of two knights' fees that he recognised to the king in his army of Wales in that year, as contained in the said letters patent.

April 21.
Westminster.

Robert Puddyng and Thomas Puddyng, imprisoned at Lancelton for the death of John Gripa, wherewith they are charged, have letters to the sheriff of Cornwall to bail them.

To the sheriff of Cornwall. Order to cause William the younger (*junior*) to have seisin of an acre of land in Trenoson, as the king learns by inquisition taken by the sheriff that Henry Peeres of Trenoson, who was hanged for felony, held it of William, and that it has been in the king's hands for a year and a day, and that the tithing (*decena*) of La Wytton had the king's year and day thereof, and that the tithing ought to answer therefor to the king.

Membrane 9—cont.

1293.

April 20. To Malcolm de Harle, escheator this side Trent. Order to cause dower
Westminster. to be assigned to Maud, late the wife of John de Peccham, tenant in chief, as she has taken oath before the king not to marry without his licence.

April 27. To Malcolm de Harle, escheator this side Trent. Order to cause
Westminster. dower to be assigned to Joan, late the wife of Richard de Harecurt, tenant in chief, upon her taking oath not to marry without the king's licence.

To the sheriff of Gloucester. Order to cause the prior of Lanthoney near Gloucester to have seisin of a messuage in Newenham, as the king learns by inquisition taken by the sheriff that Walter le Mareschal, who was hanged for felony, held the messuage of the prior, and that it has been in the king's hands for a year and a day, and that the township of Newenham has had the king's year and day thereof, for which it ought to answer to the king.

April 28. To the treasurer and barons of the exchequer. Order to cause Alex-
Westminster. ander Comyn, earl of Boghan, to be acquitted of 50 marks, as he paid this sum, on Saturday the morrow of St. Swithun, in the fifth year of the reign, into the king's wardrobe to Master Thomas Beek, then keeper of the same, afterwards bishop of St. Davids, by which sum he made fine with the king for his service of a third of two knights' fees that he acknowledged to the king for his army of Wales, in the said year, as appears by the king's letters patent in his possession.

To the same. Order to cause Henry de Haggeleg[e] to be acquitted of 10 marks, as he paid this sum, on Monday after the Translation of St. Martin, in the fifth year of the reign, into the wardrobe to Master Thomas Bek, then keeper of the same, afterwards bishop of St. Davids, by which he made fine with the king for the service of one knight's fee that he recognised to the king for his army of Wales in the year aforesaid, as contained in the king's letters patent.

April 30. To Malcolm de Harle, escheator this side Trent. Order to cause John
Westminster. de Langeton, son and heir of Thomas de Langeton, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

May 3. To Thomas de Normanvill, escheator beyond Trent. Order to deliver
Westminster. to John de Balliolo, king of Scotland, the lands of Tyndale, as the king learns by inquisition taken by the escheator that Alexander, late king of Scotland, held them at his death of the king by homage, and that John is his next heir and is of full age, and the king has rendered the lands to John on condition that he come to the king to do homage for them in or before the quinzane of Michaelmas next. By K. & C.

May 7. To the treasurer and barons of the exchequer. Order to cause Roger
Westminster. de Burton to be acquitted of 100s. that are exacted from him for the issues of his lands for divers defaults between Michaelmas, in the nineteenth year of the reign, and Christmas, in the twenty-first year, as the king has pardoned him this sum because he was in his service in Scotland by his order during that time.

To the sheriff of Rutland. Order to cause a verderer for the forest of Rotelaund to be elected in place of Geoffrey de Bella Fago, deceased.

May 10. To the treasurer and barons of the exchequer. Whereas the king
Westminster. granted to divers men divers houses that belonged to the Jews of the

1293.

Membrane 9—cont.

realm and that had come to his hands as escheats by reason of their exile, and certain men claiming to receive rents from the houses, which the Jews paid to them, as they assert, make distresses in the houses for the arrears of the rent not paid by the Jews: the king, willing that his grants shall be quit of the payment of the said arrears and of all other things up to the day of the grant aforesaid, orders the treasurer and barons to cause the grantees to have peace concerning such demands.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Suspirius de Baiocis, tenant in chief of the king of the barony of Bayeux, as she has taken oath before the king not to marry without his licence.

To the sheriff of Essex. Order not to distrain Henry de Brok to take knighthood against his will until otherwise ordered, and to restore to him his lands taken into the king's hands for this reason, as the king wishes to show favour to Henry, who long and faithfully served Queen Eleanor, his mother.

May 10. To the keeper of the forest of La Dene. Order to cause Walter de Westminister. Beauchamp, constable of Gloucester castle, to have in that forest twenty oaks fit for timber with their strippings, in order to repair the houses of the castle.

May 12. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Westminister. Order to cause Peter de Chalone to have in the forest of Gillingham six live bucks, of the king's gift.

May 12. To the keepers of the archbishopric of Canterbury, the see being void. Westminister. Order to cause Robert de Bardelby, clerk, to have in the wood of Bixle, belonging to the archbishopric, fifty rafters (*cheverones*), of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Walter de Aylesbury to have in the forest of Gillingham six oaks fit for timber, of the king's gift.

May 13. To the sheriff of Nottingham. Order to cause verderers for the forest Westminister. of Shirewode to be elected in place of William de Colewik, John Burdon, William de Bevercote, Adam de Cossale, Ralph le Clerk of Mamesfeld, and William de Normanton, who are insufficiently qualified, as is testified before the king by Robert Tibotot and John de Vescy, justice of the Forest beyond Trent.

May 15. To the keeper of the forest of Dene. Order to cause John Giffard of Westminister. Brimmesfeld to have in that forest ten harts, of the king's gift, and to permit him to have his course (*percursum*) to chace and take the harts whom he shall happen to move out of the forest in the present grease-time.

Membrane 9—Schedule.

May 8. To the sheriff of Dorset and the coroners of that county. Order to Westminister. supersede until otherwise ordered the placing in exigent to be outlawed of John Bosse, Ralph le Blake of Waymue, Adam Cole, Hugh Batecock, John Bacheler, John Ildard, Edmund Kake, William Wyth, Nicholas Vale, Robert Buntepayn, John le Fysshare of Melecumbe, Robert Qwyntin of Ryngstede, Ralph le Bunde of Melecumbe, John Qwentyn, Simon Qweyntin, William Kymor, William Dunel, William Dolfn, Henry le Sour,

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Membrane 9—Schedule—cont.

Robert fiz le Prestre, Thomas Donel, Henry Russel of Osmington, Geoffrey Fynamur, William Pollych, Laurence le Serdere, William Kane, Laurence Rycheman, Henry le Heyward of Estburton, Edward le Riche, John de Corston, Roger de Blanford, Henry de Mary, Richard son of Hugh, Robert le Blake, Robert son of Edward le Charpenter, Hugh Wasze, John Hymeke, Richard Hardene, Simon de Insula, Laurence Cok, Thomas Magge, Walter le Fevre, Nicholas le Fevre, Henry de Swanwych, Peter Whiteyrom, Walter le Rotur, Peter de Lym, Philip Russel, and Geoffrey de Upringestede, [who were lately placed in exigent] before Peter Malore and Robert de Wodetone, the king's late justices, to hear and determine a trespass committed by them upon James de Gwyenecurt and Andrew le Cunte, merchants of Amiens, as they are now staying on the sea with the barons of the Cinque Ports by reason of the contention that has there arisen. Suwell.

MEMBRANE 8.

May 15. To J. de Cobham, J. de Havering and Thomas de Sandwico. Whereas Westminster. the king lately ordered the bailiff of Sandwich to restore a ship of Portugal (*Portingal*) with the goods and merchandise in it, lately arrested in that port by the bailiff, to William de Saltu and Andrew Berardi, merchants of Bayonne, upon the security found by them before the king to answer to all persons complaining in the coming parliament at Westminster accordingly as they ought to do of right, and William and Andrew afterwards complained before the king that they had received nothing from the bailiff of 25 tuns of wine, 10 tuns of whalebone (*balena*) and 19*l.* 9*s.* 0*d.* sterling of freight, which were in the ship at the time of the arrest, and the bailiff, upon being addressed before the king concerning this, asserted that he found in the ship 23 tuns of wine and 7 tuns of whalebone (*balena*) only, which he had delivered to divers merchants of Spain and Portugal by the assent and will of the master of the ship before receipt of the king's order afore-said; the king has appointed J[ohn], J[ohn] and Thomas to enquire the truth of the matter by the oath of men of Sandwich and of the neighbouring parts and to do justice to the parties. He has ordered Stephen de Penecestre, warden of the Cinque Ports, to cause to come before them as many men, etc.

Vacated, because it is on the Patent Roll in a schedule appended to the dorse. [Patent Roll 21 Edward I, mem. 16, schedule.]

May 19. To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Westminster. Joan, late the wife of John de la Haye, the manor of Middelton, as the king learns by inquisition taken by the escheator that she was enfeofed of the manor jointly with John by Roger de la Ware for their lives, as appears by a fine made between them before Thomas de Weyland and his fellows, late justices of the Bench.

To the same. Like order concerning the manor of Burewell, as the king learns by inquisition taken by the escheator that she was jointly enfeofed thereof with the said John by Philip de Kyme for their lives.

May 14. To the treasurer and barons of the exchequer. Order to cause John de Westminster. Britannia, earl of Richmond, to have quittance of 20*l.* exacted from him by reason of the common summons [of the eyre] before the justices in eyre in co. Hertford in the fifteenth year of the reign, as it appears to the king by inspection of the rolls of chancery for that year that John had quittance of the common summons.

1293.

Membrane 8--cont.

The like '*de verbo ad verbum*' for 20*l.* exacted from him by reason of the common summons before the justices in eyre in co. Cambridge in the fourteenth year of the reign.

May 20.
Westminster.

To the mayor and bailiffs of Oxford. Order to cause to be proclaimed in the town of Oxford and to be firmly observed hereafter that the king, by the assent and will of the merchants of Gascony and other merchants selling wine in the city of London, has ordained by his council that as long as a gallon of wine shall be sold in London for 3*d.*, a gallon of wine shall be sold in Oxford at all times of the year for 3½*d.* only.

The like '*de verba ad verbum*' in favour of the scholars of the university of Cambridge, directed to the mayor and bailiffs of that town.

To the sheriff of Worcester. Order to cause a verderer for the forest of Feckenham to be elected in place of Richard Austyn, deceased.

May 28.
Westminster.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Alesia, late the wife of Adam Bavent, tenant in chief, as she has taken oath before the king not to marry without his licence.

May 29.
Westminster.

To Stephen de Penecestre, warden of the Cinque Ports. Order to go in person upon sight of these presents from port to port in his bailiwick, prohibiting the men without solemn proclamation or great tumult from doing damage or aggrievance to anyone of the power of the king of France on sea or land, under pain of forfeiting all that they can forfeit, but to permit them to trade peacefully amongst them and to come and go at their pleasure, as the king understands that although he lately ordered all the fleet of ships not to injure or molest the men of the power of the French king under pain of forfeiture to the king of all that they could forfeit, nevertheless the men of the Cinque Ports have not ceased to inflict many wrongs upon the men of France. The warden is to take care that the king's men do not by pretext of this order make bold (*assecurant se*) to enter anywhere in port, sea or land of the power of the king of France where peril may threaten them, until the disputes between them and others have been settled. The king sends to the warden his letters patent directed to the barons of the Cinque Ports containing the king's mandate to them, which the warden shall cause to be read in their presence, delivering the letters afterwards to them. The king wills that the warden shall make these things known to all and singular the ships of those ports at sea.

The like to the sheriff of Suffolk and Norfolk, to go to the town of Great Yarmouth and all the ports of those counties.

The like to the sheriffs of Southampton, Dorset, and Somerset, Devon and Cornwall '*de verbo ad verbum*.'

To the same (*sic*) escheator. Order not to vex Roger de la More by reason of his homage for certain lands in More, co. Salop, as the king has taken his homage.

By the treasurer, because Roger made fine with him to have entry in the said lands.

June 1.
Westminster.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Joan, late the wife of Gilbert Pecche, the advowson of the church of Dalham, which the king has assigned to her as dower of the advowsons of churches that belonged to Gibert and that Gilbert sold to him and Queen Eleanor, his consort.

By J. de Berewyk, who made this assignment.

Membrane 8—cont.

1293.

May 20.
Westminster.

To the mayor and bailiffs of Cambridge. Whereas it was granted to the masters and scholars of the university of Cambridge by the late king's charter, which the king has confirmed, that if any layman inflict greivous or enormous injury upon a clerk, he shall be forthwith taken and imprisoned in that town until the clerk has been satisfied, and also if a clerk inflict such injury upon a layman, he shall be imprisoned in that town and detained until the chancellor of the university demand him: the king orders the mayor and bailiffs not to permit such trespassers there taken and imprisoned to be delivered by pretext of the king's common writ for replevyng them, contrary to the form of the grant and confirmation aforesaid.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Joan, late the wife of Gilbert Peche, the following of the knights' fees that belonged to Gilbert and that Gilbert sold to the king and to Queen Eleanor, his consort, which the king has assigned to her as dower of the knights' fees: $1\frac{1}{2}$ fees in Suggenho, co. Suffolk, which Robert de Ufford holds; a fee in Blacsale, in the same county, which the heirs of Robert de Valoygnes holds; half a fee in Culford, in the same county, which the heirs of William de Frene hold; a sixth of a fee in Middelton, co. Essex, which sixth William le Tayllur holds; a quarter of a fee in Haslingfeud, co. Cambridge, which quarter Aubrey Serle holds; three fees in Kingeston, Wynepol, and Emeresdon (*sic*), in the same county, which William de Mortuo Mari holds; a fee in Toft and Gildenmordon, in the same county, which William son of John holds; half a fee in Brun, in the same county, which Robert Mile holds; two fees in Maddingle and Rampton, in the same county, which Geoffrey de Burdelay holds; three fees in Lolleworth and Staunton, in the said county, which Henry de Coleville holds.

By J. de Berwyk, who made the assignment.

June 2.
Westminster.

To the said escheator. Order not to aggrieve Alvred de Northgrave by reason of his homage for certain lands in Tadynton, Bollinghope, Clehangre, and Hereford, co. Hereford, which William Giffard granted by his charter to him, to be held of Godfrey, bishop of Worcester, and his heirs, which the king afterwards confirmed, and which lands the bishop granted for himself and his heirs to be held of the king, as the king has taken Alvred's homage.

June 4.
Westminster.

To Reginald de Grey, justice of Chester. Order to go in person to the borough of Overton, and to cause burgages to be delivered to those who wish to take them in the king's vacant plots there to be built and inhabited in the king's demesne lands adjoining his castle, and to cause to be assigned to them and all other burgesses of that borough lands in the king's woods, arable lands and waste lands there outside his demesne lands there, to wit to each of them a certain portion by itself as appurtenant to his burgage, as the justice shall deem fit in his discretion; so that each of them who takes a vacant burgage shall have in the woods to be assigned to him by the justice timber to build his burgage aforesaid, and that all the burgesses shall have the lands thus to be assigned to them quit of ferm and of all service from the time of the assignment for ten years, in the same manner as the burgesses of Rothelan hold their lands assigned to them by the king quit of the ferm by the king's grant, as many burgesses in the borough of Overton have built and inhabit their burgages, and there are many who wish to take burgages of the king in his vacant plots there, as he learns.

Vacated, because otherwise below.

1293.

Membrane 8—cont.

To the sheriff of Berks. Order to cause a verderer for that forest to be elected in place of Silvester Doygnel of Hewish, deceased.

June 4. To the keeper of the forest of Dene. Order to cause William de Westminster. Valencia to have twelve oaks fit for timber, of the king's gift, for the repair of his castle of Godriche.

To Roger de Molis and Richard de Bosco, justices appointed to hear and determine trespasses of forests, parks and chaces in divers counties of the realm. Order not to molest William de Eggesclive by reason of the trespass that he is said to have committed in the forest of Selewode in taking two bucks in the same and in harbouring malefactors of that forest, as the king has pardoned him.

MEMBRANE 7.

June 5. To Malcolm de Harle, escheator this side Trent. Order to cause Alesia, Westminster. late the wife of Adam de Bavent, tenant in chief, to have seisin of a mesuage and 20 acres of land in Wysteneston and Bungeton, as the king learns by inquisition taken by the escheator that she was jointly enfeoffed thereof with Adam, and that she continued her joint-seisin thereof for eight years and more before Adam's death, so that she was in seisin thereof with him on the day of his death.

To the sheriff of Durham. Order to deliver to A. bishop of Durham all his liberties and the liberties of his men belonging to his church of Durham, which the sheriff took into the king's hands by order of the justices last in eyre in that county, as the king has replevied them to the bishop until the quinzaine of Michaelmas next.

June 6. To the keeper of the forest of Galtris. Order to cause Hugh de Westminster. Cressingham to have in that forest six bucks for the six bucks that the king, on 20 August in the twentieth year of his reign, ordered the keeper of the forest of Salcey (*de Salceto*) to cause Hugh to have of the king's gift, as Hugh did not have them, as appears to the king from the fact that Hugh has restored the writ relating to it still sealed, and to cause him to have four other bucks.

June 5. To Reginald de Grey, justice of Chester. Order to go in person to the Westminster. town of Overton, which is a free borough of the king's, and to cause to be assigned to the men of that town and to others wishing to inhabit there certain plots in the king's demesnes adjoining his castle of Overton for their burgages, and certain lands without the king's demesnes to be held in form following and as was ordained in the justice's presence before the king and his council, as the king wills that certain plots in his demesnes adjoining the said castle shall be assigned to the men of that town and to others wishing to dwell therein for the erection of their burgages, and also that in the king's arable lands and woods without the demesnes and adjoining the demesnes certain lands shall also be assigned to them at the justice's discretion, so that, when they have cleared (*assartari*) the wood in the lands thus assigned to them and have brought them into culture, they shall have the timber of the wood to build their burgages and shall hold the lands with the burgages after the assignment quit of ferm to the king for the following ten years, just as the king's burgesses of Rothelan and the other burgesses in those parts hold their burgages and lands quit of ferm to the king of his grant.

Membrane 7—cont.

1293.

June 6. To the keeper of the forest of Porcestre. Order to cause Richard de Westminster. Bosco, constable of Corf castle, to have in that forest eight oaks fit for timber, for the works of the said castle.

June 8. To the keeper of the forest of Bernewode. Order to cause Peter de Westminster. Sabaudia to have in that forest twelve bucks, of the king's gift.

June 9. To the treasurer and barons of the exchequer. Order to cause the Westminster. executors of the will of Philip Marmyon to be acquitted of all the debts due from Philip at his death to the exchequer, and to charge his heirs therewith, as the king granted to Philip by letters patent that he should be acquitted of all debts due to the king at his death and that his heirs should be charged therewith.

By pet. of C. on the information of G. de Roubur[y].

June 10. To the same. Order to cause the heirs of the said Philip to be acquitted Westminster. of 50 marks of the 100 marks by which Philip made fine with the king for the service of two knights' fees that he recognised to the king for his army of Wales in the tenth year of the reign, as Philip paid 50 marks, on Monday after St. Peter ad Vincula, in the said year, into the king's wardrobe to Master William de Luda, then keeper of the wardrobe, now bishop of Ely, as appears by the king's letters patent made to him.

To the treasurer and barons of the exchequer of Dublin. Order to cause J. bishop of Clonfert to be acquitted of 40*l.* at which he was amerced before William de Vesey, justiciary of Ireland, because he did not appear in person before him at the first parliament held by the justiciary at Dublin after the king committed to him the office of justiciary, as the king has pardoned him.

To the treasurer and barons of the exchequer. Order to acquit Edmund, earl of Cornwall, son and heir of Richard, earl of Poitou and Cornwall, and his men and tenants of the manor of Newport, co. Essex, of the ferm of that manor from 9 March, 26 Henry III, when the said king granted the manor to Richard, as 'appears to the king by the late king's rolls of chancery.

To the same. Like order concerning the manor of Fordynton.

June 11. To the same. Order to cause the executors of the will of Margaret de Westminster. Ripariis to be acquitted of 20*l.* at which she was amerced before Solomon de Roff[a] and his fellows, justices last in eyre in co. Hertford, for a default before the said justices for not coming to the common summons of the eyre before them, as the king has pardoned her executors this sum.

To the same. Order to cause Richard de Frivill to be acquitted of 50 marks by which he made fine with the king for the service of a knight's fee that he acknowledged to the king in the army of Wales in the tenth year of his reign, as he paid this sum at London, in the said year, by the hands of Baroncinus Walteri and his fellows, merchants of Lucca.

To the same. Order to cause the aforesaid Richard to be acquitted of 50 marks for the service of a knight's fee that he acknowledged to the king in his army of Wales in the fifth year of the reign, as he paid this sum into the wardrobe to Master Thomas Bek, then keeper of the wardrobe, on Saturday the morrow of St. Swithin, in the said year, as appears to the king by inspection of his letters patent in Richard's possession.

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Membrane 7—cont.

Luke son of William de Culyng, imprisoned at Bury St. Edmunds for the death of Richard son of Laurence de Westle, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.

June 8. To Malcolm de Harlegh, escheator this side Trent. Order to cause Henry Westminster. de Helyun, son and heir of Andrew de Helyun, to have seisin of the lands that his father held of the king in chief, as the king has taken his homage.

June 12. To the same. Order to cause Roger son and heir of John Aleyn to have Westminster. seisin of the lands that his father held of the king in chief, as the king has taken his homage.

June 13. To the treasurer and barons of the exchequer. Order to cause Thomas Westminster. son of Gilbert de Curnwenne to be acquitted of 72*l.* exacted from him by summons of the exchequer for the escape of nine thieves from the king's prison at Carlisle when Gilbert, his father, was sheriff of Cumberland, as the king has pardoned him.

June 12. To Geoffrey de Picheford, keeper of the forest of Wyndelsore. Order Westminster. to cause Master Ralph de Ivynghe to have in that forest six oaks fit for timber to make a house thereof for the use of a chaplain celebrating in the king's chapel of Maydenheche for the souls of the late king and Queen Eleanor, the king's mother, and Queen Eleanor, the king's consort, of the king's gift.

June 14. To Robert de Tibbotot, justice of West Wales. Order to deliver to Alda, Westminster. late the wife of Rhys ap Mereduk, all the lands of her free marriage, which are in the king's hands by reason of the felony for which Rhys was hanged.

June 16. To Malcolm de Harleye, escheator this side Trent. Order to pay to Westminster. Peter de Brumpton 100 marks from the issues of that escheatry, as the king has granted this sum to Peter for his long and good service to him.

To the treasurer and barons of the exchequer. Order to cause Oliver, bishop of Lincoln, to be acquitted of 120*l.* by which he made fine with the king for the service of five knights' fees that he acknowledged to the king for the army of Wales in the tenth year of the reign, as he paid this sum into the wardrobe at Rothelan, on Sunday the feast of St. Luke, in the said year, to William de Luda, bishop of Ely, then keeper of the wardrobe, as appears to the king by his letters patent in the bishop's possessions.

To the same. Order to cause Richard de Ewell to be acquitted of all debts due to the king and to the late king for any cause, as the king pardoned him all debts on 8 November, in the eighth year of his reign, by his letters patent.

June 18. To Malcolm de Harle, escheator this side Trent. Order to deliver to Westminster. Ralph Basset of Drayton all the lands that Margaret Basset of Drayton, his mother, lately held of the king in chief, which were taken into the king's hands because Ralph entered them without the king's licence, as the king has taken his homage for the said lands, whereof Margaret enfeofed him before she took the habit of religion.

June 15. To the treasurer and barons of the exchequer. Order to cause the Westminster. master of the military order of the Temple in England to be acquitted of 56*s.* 8*d.* exacted from him by summons of the exchequer for the perquisites of his market of Wyham, as the king has pardoned him.

June 20. To the keeper of the forest of Fecham. Order to cause William de Westminster. Odingeseles to have in that forest six bucks, of the king's gift.

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Membrane 7—cont.

June 20. To Geoffrey de Pycheford, constable of Windsor Castle. Order to
Westminster. appoint by the counsel of Guy Ferre and William de Bliburgh some one
whom he can trust to take venison in the forest of Windsor in the places
nearest to the sowed lands, where it may be done most conveniently and
to the least disturbance (*effraium*) of the deer, and to keep it for the use
of Edward, the king's son.

Membrane 7—Schedule.

June 11. To the treasurer and barons of the exchequer. Order to acquit Edmund,
Westminster. earl of Cornwall, son of Richard, earl of Cornwall, of 744*l.* 0*s.* 10*d.*
exactd from him for the debts of Henry, son of earl [Richard], for the
time when the manor of Bradeneys was in Henry's hands before the late
king granted it by his charter, on 11 November, in the 29th year of his
reign, to Richard, with the advowson of the church and the knights' fees
and other appurtenances. It is provided that the money shall be levied
from Henry's other lands.

The king wills and ordains that all the petitions that shall be hereafter
delivered to the parliaments to those whom he shall assign to receive
them shall at once, as soon as they have been received, be well examined;
and that those that concern the chancery shall be put on a file (*lyaz*) by
themselves, and the others that concern the exchequer in another file; and
those that concern the justices shall be treated in like manner. And after-
wards those that shall be before the king and his council shall be kept
separately on another file. And likewise those that ought to have been
answered previously [shall be put] on a separate file. And likewise the
matter shall be reported before the king before they commence to deliver
them. *French.* [Ryley, *Placita*, p. 459.]

June 10. To the treasurer and barons of the exchequer. Order to cause the
Westminster. master of the military order of the Temple in England to be acquitted
of 20*s.* at which he was amerced in the king's Jewry against Benedict
the Jew of Lincoln, and also of 20*s.* at which he was amerced against
Hagin son of Benedict the Jew of Lincoln for many defaults, and also
half a mark at which he was amerced in the said Jewry because he did
not appear, as the king has pardoned him.

To the same. Order to acquit brother John de Mohun, a brother of
the military order of the Temple, of 100*s.* at which he was amerced before
Roger Lestrangle (*Extraneo*) and his fellows, justices last in eyre for pleas
of the Forest in co. Huntingdon, because he kept running dogs without
warrant, as the king has pardoned him at the instance of the master of
the order.
By pet. of C.

MEMBRANE 6.

June 15. To the treasurer and barons of the exchequer. The abbot and convent
Westminster. of Hep, of the Premonstratensian order, have shewn the king that
whereas he, in consideration of a fine of 20*l.* made with him by them,
granted to Isabel, late the wife of Roger de Clifford, permission to assign
to them the advowson of the church of Warthecop, which is of her
inheritance, notwithstanding the statute of mortmain, and Isabel
was prevented by death from executing her promise, and they have
besought the king to show them favour by pardon or otherwise
concerning the fine; the king has granted them respite of the
fine until her heir come of age, so that if he then wish to complete his
mother's intention, the money shall be levied upon such completion for

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Membrane 6—cont.

the king's use, otherwise the king will then cause them to have respite of the fine and will show them favour in some other way: the king accordingly orders the treasurer and barons to cause the abbot and convent to have respite as aforesaid, and to cause this to be so done and enrolled.

June 20.
Westminster.

To the sheriff of Oxford. Order to permit the abbot of Rewley near Oxford to be acquitted of suits to that county or to any hundred there, as the king learns by inquisition taken by the sheriff and Robert le Eyr that the abbot ought not to do suit to that county or to the hundred of Pochedelowe or to any other hundred within that county for the lands that he holds in the manors of Erdington and Wylauston or for the site of the abbey, which are of the honour of St. Valery in that county, or for his lands in Nettelbedde, Bensington, and Wendelebury, and that neither he nor his predecessors were wont to do any suit at the said county or at any other hundred within that county for their said lands in times past, and that the lands before they came to the hands of the abbot and his predecessors were never charged with any suit to the county or to any hundred there.

To the keeper of the forest of Clarendon. Order to cause the Friars Minors of Salisbury to have in that forest six leafless oak-stumps for fuel, of the king's gift.

June 22.
Westminster.

To the sheriff of Buckingham, and the coroners of that county. Order to deliver to William Belet a messuage and four virgates of land in Bournstall and to the nearest friend of the heir of Benedict le Vilur a messuage and a virgate of land in the same town, as the king learns by inquisition taken by the sheriff and coroners that Benedict, who was lately wounded and slain at Melcheburne in the night, held the former messuage and four virgates of William as of the honour of Walingford for the sixth of a knight's fee, and the other messuage and virgate of William of the king's ancient demesne of Brehull by the service of 1*d.* yearly for all service, and that John son of Benedict is his next heir and is aged three years, so that the friend may answer to the heir for the issues of the latter messuage and land when the heir shall come of age.

June 23.
Westminster.

To the keeper of the forest of Porcestre. Order to cause Richard de Bosco, constable of Corf castle, to have in that forest four oaks fit for timber for the work of the castle. By the treasurer.

June 23.
Westminster.

To the constable of the Tower of London. Order to cause Duncan Mactoryn to be delivered from the Tower, as the king has found by inspection and examination before him and his council an error in the record and process of the outlawry lately promulgated against Duncan in the land of Man (*Mannie*) for divers trespasses, for which he is imprisoned in the Tower, and has wholly annulled the outlawry for that reason.

To the keeper of the New Forest. Order to cause John son of Thomas to have in that forest four oaks fit for timber, of the king's gift.

To the sheriff of Salop. Order to restore to William de Ercaleu, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before the justices last in eyre in that county of stealing fifteen swine, as he has purged his innocence before the bishop of Coventry and Lichfield, to whom he was delivered in accordance with the privilege of the clergy, and the king learns by an inquisition that he afterwards caused to be made by the sheriff and coroners of that county that William is not a notorious or public evildoer but is of good fame and condition.

1293.

Membrane 6 — cont.

June 23. To the sheriff of Rutland. Order to cause a coroner for that county
Westminster. to be elected in place of William Murdak, lately elected, as he is incapacitated by infirmity, as the king learns.

June 24. To Malcolm de Harlee, escheator this side Trent. Order to
Westminster. deliver to Hubert de Multon, son of Maud de Multon, the manor of Surlingham, which the escheator took into the king's hands by reason of her death, as the king learns by inquisition taken by the escheator that she held the manor of Hubert for her life, with reversion to him, by a fine levied between them in the king's court at Westminster, and Thomas de Multon, her son and heir, has granted before the king that the manor shall revert to Hubert by the form of the fine.

June 25. To the sheriff of Northampton. Order to restore to Robert Cristian,
Westminster. clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices appointed to deliver Northampton gaol with the death of John de Quenton, as he purged his innocence before O. bishop of Lincoln, the diocesan, to whom he was delivered in accordance with the privilege of the clergy, and the king learns by an inquisition that he afterwards caused to be taken by the sheriff and coroners of that county that Robert is of good fame and conversation and was never a public or notorious evildoer.

June 24. To the treasurer and barons of the exchequer. Order to cause the
Westminster. citizens of Carlisle to be acquitted of 30*l.* of the 60*l.* due to the exchequer for the ferm of that city for the twentieth year of the reign, in which year the city was burnt by mischance, as the king has pardoned them the said moiety.
By K. and by pet. of C.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John le Clerk, deceased.

To the justices of the Bench. Order to cause to be withdrawn from their estreats, if they have not yet sent them to the exchequer, the amercement imposed by them upon Thomas son of Lambert de Multon because he set up a market in Multon unjustly to the damage of the prior of Spalding's free market in Spalding, whereof he was convicted before the justices, and to cause him to be acquitted thereof, as the king has pardoned him this amercement.
By K. and by pet. of C.

To the treasurer and barons of the exchequer. Order to cause the abbot of Deulacres to be acquitted of 780*l.* for the arrears of the manor of Rossale for the time when his predecessors had the custody thereof by commission of the kings of England, as the king has pardoned him.

By K. by pet. of C. on the information of G. de Roubur[y].

July 1. To William de Vesey, justiciary of Ireland. Order to cause to be
Westminster. revoked the summons that the king is given to understand he has made for all those of Ireland owing service in the king's army to be with the justiciary at Kildare in a month from Midsummer last with horses and arms and all the service due to the king, prepared to set out thence with the justiciary into the lands of Orfalye, as the king understands that such summons for many reasons redounds to the damage of the king and of all his people of those parts. He is enjoined not to omit to do this as he wishes to avoid the king's anger. The king has ordered the chancellor of Ireland to cause the king's writs to be made without delay for revocation of the summons.

To Master Thomas Cantok, chancellor of Ireland. Order to cause the aforesaid summons to be revoked with all speed, although he shall not be requested to do so by the justiciary.

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Membrane 6—cont.

To William de Estdene, treasurer of Ireland. Order to use his influence with the justice and chancellor so that the revocation of the summons may be made without delay.

July 1. To the keeper of the forest of Dene. Order to cause Bogo de Cnovill
Westminster. to have in that forest six bucks, of the king's gift.

July 2. To Hugh de Cressingham and his fellows, justices lately in eyre in
Westminster. co. Cumberland. Order to restore the city of Carlisle to the men of that city, if they took it into the king's hands solely because the men of the city did not produce before them the charters of liberties made to them by the king's progenitors, which were lately burnt in the fire in that city, as the king has rendered the city to the men.

July 1. To the sheriff of York. Order to cause proclamation to be made in his
Westminster. county [court] and in all cities, boroughs and market towns of his county that two markets weekly shall be held at the king's town of Kyngeston-on-Hul, one on Tuesday and the other on Friday, and a fair there yearly beginning on the eve of St. Augustine the Archbishop and lasting until the eve of the Translation of St. Thomas the Martyr, to wit for six weeks, as the king wills that such markets and fair shall be held there with all liberties and free customs pertaining to such markets and fair.
The like to the sheriff of Lincoln.

July 1. To the sheriff of Worcester. Order to cause William Foliot and
Westminster. Hawysia, his wife, to have seisin of a messuage and a moiety of a virgate of land in Bradeleye, which John le Waleys, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of William and Hawysia, and that the township of Bradeley had the king's year and day thereof, and ought to answer to the king for it.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to the assigned to Margaret, late the wife of Silvester Doygnel, tenant in chief, as she has taken oath before the king not to marry without his licence.

To the treasurer and barons of the exchequer. Order to cause the citizens of Carlisle to be acquitted of 16*l.* exacted from the township of Carlisle for the escape of two thieves, to wit one from the cathedral church of the city, and the other from the church of the Friars Minors of the city, with which escapes the township was charged (*onerata*) before the justices last in eyre in co. Cumberland, as the king, in response to the citizens' petition, has pardoned them this sum on condition that they acknowledge before the treasurer and barons that they are bound henceforth to such custody of thieves flying to a church within the city.
[Prynne, *Records*, iii. 569.]

By K. and by pet. of C.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to be assigned to Emma, late the wife of John de Bradeleye, tenant in chief, upon her taking oath not to marry without the king's licence.

July 1. To the treasurer and barons of the exchequer. Order to cause Richard
Westminster. de Grey, son and heir of William de Grey, and the tenants of the knights' fees of Ralph son and heir of Anketin de Freschevill, tenant in chief of the late king, to be acquitted of 60*l.* exacted from them for scutage for the king's use for fifteen knights' fees that are held of Ralph for the king's

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Membrane 6—cont.

armies of Wales in the fifth and the tenth years of his reign, at which time Ralph was a minor in the wardship of Richard by virtue of the late king's grant by his letters patent, in the fifty-first year of his reign, to the said William of the custody of the lands and heirs of Ankettin during the minority of the heirs, with their marriage.

MEMBRANE 5.

July 6.
Canterbury.

To the sheriff of Cumberland. Order to restore to John de Wirkshal, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in that county with the death of William son of Bernard de Derham, as he has purged his innocence before J. bishop of Carlisle, the diocesan, to whom he was delivered in accordance with the privilege of the clergy, and the king learns by inquisition taken by the sheriff and coroners of that county that John is of good fame and conversation and was never a public or notorious evildoer.

By K.

[Prynne, *Records*, iii. 569.]

The like '*de verbo ad verbum*' to the same for William called 'Bullingg' of Cokermue, charged before the said justices with the death of Matthew de Duvanby. [*Ibid.*]

To the sheriff of Westmoreland. Like order, *mutatis mutandis*, in favour of Richard le Fraunceys, clerk, lately charged before the justices last in eyre in that county with harbouring Robert de Appleby, a felon, charged with the death of Nicholas de Hastings' and William de Hartecla, and with aiding and assenting to the said felony. [*Ibid.*]

The like to Reginald de Grey, justice of Chester, and to the sheriffs of Buckingham, Derby and Stafford by divers writs.

To the sheriff of Westmoreland. Like order in favour of John le Fraunceys, clerk, lately charged before the aforesaid justices for aiding, assenting to and abetting the death of Nicholas de Hastings, who was slain by Robert de Appelby, and for ordering the felony, and for accompanying and conducting Robert after the felony, and for rescuing Robert from being arrested.

July 10.
Canterbury.

To Ralph de Berners and David le Graunt, keepers of the archbishopric of Canterbury during voidance of the see. Order to cause dower to be assigned to Alice, late the wife of Alan son and heir of Thomas de Merton, tenant in chief of the archbishopric, as she has taken oath before the king not to marry without his licence.

July 11.
Canterbury.

To the keeper of the forest of Rechiche. Order to cause William de Mortuo Mari to have in that forest six bucks, of the king's gift.

To Malcolm de Harleye, escheator this side Trent. Order to cause Robert Mauntel, brother and heir of Henry Mauntel, to have seisin of the lands that Henry at his death held of the king in chief, as the king has taken his homage.

July 10.
Canterbury.

To the sheriff of Northumberland and to the coroners in that county. Order to supersede until All Saints next the exaction for outlawry of Robert de Stutevill and Eleanor, his wife, and to replevy to them their goods and chattels in the meantime, as the king understands that they were indicted before the justices last in eyre in that county of certain

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Membrane 5—cont.

felonies, and were put by them in exigent to be outlawed because they did not appear before them during the eyre to stand to right concerning the felonies. The king makes this order at the request of Edmund, his brother.

July 13. To the keeper of the park of Mersefeud. Order to cause Isabel de
Canterbury. Eynesford to have in that park six bucks, of the king's gift.

July 12. To John de Berewyk and his fellows, justices in eyre in co. Kent. As
Canterbury. the king wills that in all and singular writs both of *Quo warranto* and of right to be brought hereafter in the king's name and pleaded before him or any of his justices, limitation shall be made in the counts thereof of the time of King Richard and of the time following, and not for time prior to that; the king orders this to be done henceforth in all and singular such writs brought before them, and to cause it to be enrolled in their rolls and firmly observed. [Ryley, *Placita*, p. 459.]

The like to the Justices of the Bench '*de verbo ad verbum, mutatis mutandis.*' [Ibid.]

The like to Hugh de Cressingham and his fellows, justices in eyre in co. York. [Ibid.]

July 10. To Roger Lestrangle (*Extraneo*) and his fellows, justices last in eyre
Canterbury. for Forest pleas in co. Essex. Order to cause to be replevied to the master of the military order of the Temple in England his woods specified below until the quinzaine of Michaelmas next, so that the king may then cause to be done what he shall cause to be ordained by his council after inspecting the master's charters, as the king learns by the record of the justices that the master's woods of Kersing called '*Stablereswode*' was taken into the king's hands before the justices for the waste made therein by the sale made by brother Robert de Turvill, late master of the order in England, and that that wood and the wood of the said master called '*Kingeswode*,' were forfeited by consideration of the king's court before Roger and his fellows in their eyre because it was found by the rolls of Roger de Clifford and his fellows, justices formerly in eyre for pleas of the forest aforesaid, that the woods were taken into the king's hands by Roger de Clifford and his fellows for waste similarly made in them, and that they were not redeemed within a year and day of the eyre of Roger de Clifford and his fellows, and the king wishes to show favour to the master because the latter asserts that the aforesaid woods with his other woods are outside the regard of the Forest by the charters of the king's progenitors, which the king confirmed.

To the sheriff of Devon. Order to cause the precentor of the church of Crediton to have seisin of a messuage and a '*ferling*' of land in Estere Doderigge, which Ralph son of Benedict de Estere Doderigge, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Ralph held them of the precentor, and that the decennary of Doderigge had the king's year and day thereof, for which he ought to answer to the king.

July 30. To the sheriff of Hereford. Order to restore to Stephen Pauncefot,
Westminster. clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted for larcenies, robberies, and the receipt of thieves before the justices last in eyre in co. Hereford, as he has purged his innocence before R. bishop of Hereford, the diocesan, to whom he was

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Membrane 5—cont.

delivered in accordance with the privilege of the clergy, and the king learns by an inquisition that he afterwards caused to be taken by the sheriff and coroners of that county that Stephen is of good fame and honest conversation and was never a public or notorious malefactor.

July 15. To Stephen de Penecestre, warden of the Cinque Ports. Order to deliver Sandwich prison of Henry Adrian, who has been detained therein for two years for the death of Jews wherewith he is charged and for other trespasses committed upon the Jews in their passage to parts beyond sea by him outside the liberty of the said ports. This delivery shall be made according to the law and custom of the said ports on this occasion by the king's special favour, and it is provided that this delivery shall not prejudice the king or others in times to come so that the king's barons and men of the ports shall not answer before the king or his justices concerning deeds done outside the liberty (*de factis suis forinsecis* [sic]) in the like case, according to the law and custom of the realm.

July 18. To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of William Cole, deceased.

July 21. To John de Insula, keeper of the forest of Cheut. Order to cause John de Haveringg to have six bucks in that forest, of the king's gift, besides the bucks that he did not receive of the six bucks granted to him in that forest, for which the king sent his writ to John at another time.

To the keeper of the forest of Savernak. Order to cause the said John de Haveringe to have six bucks, of the king's gift.

To the bailiff of Idenne. Order to cause Stephen de Penecestre, constable of Dover, to have thirty oaks in Idenne park fit for timber for the repair of the king's mill within the castle.

July 20. To the sheriff of Northumberland. Order to cause to be replevied to Patrick de Dumber, earl of March, until the quinzaine of Michaelmas next his liberties and fairs in the sheriff's bailiwick, which the sheriff took into the king's hands by order of Hugh de Cressingh[am] and his fellows, justices last in eyre in that county, because he did not come before them in their eyre to show the king by what warrant he claimed to have the said liberties, so that the earl may come before the king at the said quinzaine to do and receive what justices shall require.

July 23. To the treasurer and barons of the exchequer. Order to cause Robert de Brus, earl of Carrik, to have respite until Michaelmas next and from then for a year following for all debts due to the king at the exchequer.

By K.

To the keeper of the forest of Savernak. Order to cause Richard de Cumbe, sheriff of Kent, to have in that forest three bucks, of the king's gift.

By K. on the information of W. de Lang[ton].

July 20. To Thomas de Normanvill, escheator beyond Trent. Order to make inquisition whether or not Agnes, late the wife of Richard de Percy, held at her death the manor of Lekingfeld in dower of the inheritance of Henry de Percy, a minor in the king's wardship, and if he find that she did, to deliver the manor to the executors of the will of John de Vescy, to which John the king granted the custody of the lands that Agnes held in dower of the said inheritance when it should fall in, to have until the heir come of age.

Membrane 5—cont.

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July 24.
Canterbury.

To the keeper of the archbishopric of Canterbury, the see being void. Order to cause the Friars Preachers of Canterbury to have in the wood of the archbishopric at Bochohte six beeches for fuel, of the king's gift.

By K.

The like order to the same in favour of the Friars Minors of Canterbury.

By K.

July 23.
Canterbury.

To the same. Order to cause the Friars Preachers of Canterbury to have in the wood of the archbishopric at Northden in Blen twelve oaks for piles (*pilis*) in order to make a quay (*cayum*) therewith, of the king's gift.

By K.

To the keepers of the forest of Wauberge. Order to cause William de Holecote, clerk, to have in that forest six oaks fit for timber, of the king's gift.

*Cancelled, because the writ was restored.*July 25.
Canterbury.

To the keeper of the forest of Gillingham. Order to cause Richard de Bosco, constable of Corf castle, to have in that forest six oaks fit for timber for the works of the castle.

To the keeper of the forest of Rokingham. Order to cause William de Bello Campo, earl of Warwick, to have in that forest six bucks, of the king's gift.

July 25.
Canterbury.

To the treasurer and barons of the exchequer. Order to allow to John de Butterleye, keeper of the king's park at Haveringg-atte-Boure, if they ascertain that the park has not been agisted this year, as much in the ferm of his bailiwick as they shall ascertain that he would have received for the agistment if it had been agisted this year, as John has given the king to understand that the park is not agisted this year, which pleases the king much on account of his deer in the park.

By K.

To Geoffrey de Picheford, constable of Windsor castle. Whereas the late king granted by his charter, which the king has inspected, to God and St. Peter and the abbot of Westminster and his successors for ever eight bucks yearly, to be taken in the forest of Wyndlesovre at the cost of the said king and his heirs by the hands of the constable of Windsor, and to be carried by the constable to Westminster in the eve of St. Peter ad Vincula, so that they who carry the venison shall yearly make two (*menyas*) before the high altar of St. Peter, and the abbot has hitherto had and received the bucks, as he says: the king orders the constable to cause sixteen bucks to be taken and carried to Westminster, and to cause the said (*menyas*) to be made before the high altar, and to cause the abbot to have these bucks, unless he have previously had them in whole or in part, to wit eight bucks for last year and eight for this. [Prynne, *Records*, iii. 459.]

July 27.
Canterbury.

To the sheriff of Huntingdon. Order to cause Humphrey de Boun, earl of Hereford and Essex, to have seisin of the manor of Swynesheved, as the king learns by inquisition taken by the sheriff that the manor, which Robert de Swynesheved, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Robert held it of the earl, and that the men of Swynesheved had the king's year and day thereof, for which they ought to answer to the king.

MEMBRANE 4.

1293.

July 31.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Robert Malet to be acquitted of 100 marks by which he made fine with the king for himself and Robert and Roland, his sons, Thomas Malet, Peter de Estbrok, and Gilbert Woderove, his men, for a tresspass committed by them in the king's forest of Bernewode, whereof they were convicted before Roger de Molis and Richard de Bosco, justices appointed to enquire concerning trespasses in divers forests, parks and chases, as the king has pardoned him this fine.

Aug. 1.
Westminster.

To the same. Order to cause Thomas de Bray, late constable of Tuttebury castle, to be acquitted of 10*l*. at which he was amerced before John de Berewick and his fellows, justices last in eyre in co. Stafford, for two escapes of William le Haiward, a thief, from his custody, to wit 100*s*. for each escape, as the king has pardoned him this sum.

To Hugh de Kendale. As the king does not wish that those who were wont to receive certain rents from houses that belonged to the Jews shall lose the rents for the time when the houses were in the king's hand by reason of the exile of the Jews, but that they shall be satisfied for the rents for the meantime by Hugh, he orders Hugh to cause all persons claiming such rents to be satisfied for them, so far as he can ascertain that they received the rents in the time of the Jews and as they can prove before him that the rents are due to them for the time aforesaid.

July (*sic*) 2.
Westminster.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Master William de Monte Forti, dean of St. Paul's, London, to have in the forest of Bernewode ten bucks, of the king's gift.

Aug. 2.
Westminster.

To Malcolm de Harlee, escheator this side Trent. Order to deliver the custody of the manor of Worton, which belonged to Nicholas, late baron of Stafford, tenant in chief, to Benevenue, late the wife of John Artaud, to which John the king committed the custody of the manor for five years, which term has now lapsed, and the king has now granted to Benevenue the custody until the heirs of Nicholas come of age.

July 29.
Ospringe.

To the sheriff of York. Order to replevy to the prior of Wartre until three weeks from Michaelmas next the manor of Bagoteby, which the prior lately acquired from Hugh le Barber, who held it of William de Ros of Helmesle, tenant in chief, and which was taken into the king's hands by the sheriff by order of the justices in eyre in that county because the prior acquired the manor from Hugh and the dominion thereof from the said William without the king's licence; so that there may be done at the said time what the king shall cause to be ordained by his council. It is provided that answer shall be made to the king for the issues thence arising.

Aug. 5.
Windsor.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of John de la Brok, deceased.

Aug. 9.
Yateley.

To Iterius de Ingolisma. Order to keep safely all money from the issues of the duchy [of Aquitaine] in his hands or in the hands of merchants and also the money that he may be able to levy of the arrears of the same, paying nothing thence to any one without the king's special order.

By K. on the information of Master W. de Marchia, the treasurer.

Aug. 11.
Odiham.

To Hugh de Cressingham. Order to cause Walter de Cambhou to be released from prison wherein he is detained because he was convicted for

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Membrane 4—cont.

a trespass before the said Hugh and his fellows, justices last in eyre in co. Northumberland, upon his finding security for the 200 marks by which he made fine with the king before Hugh and his fellows for the said trespass.

Aug. 11.
Odiham.

To Malcolm de Harley, escheator this side Trent. Order to deliver to the attorney of the abbess of Fontévrault her manors of Loghton and La Grave, which the escheator took into the king's hands upon the death of the keeper thereof, if they have been taken into the king's hands solely for this reason, taking from the attorney security to answer to the king for what ought to pertain to him thereof.

Aug. 6.
Windsor.

To the treasurer and barons of the exchequer. Whereas the king, on 1 January, in the eighth year of his reign, granted by his letters patent to his burgesses and men of New Windsor that town, to be held at ferm by them and their heirs, rendering therefor 30*l.* yearly; and afterwards, wishing to show them further grace, he granted to them, on 10 September, in the ninth year of his reign, the said town at ferm, rendering therefor 17*l.* yearly: the king orders the treasurer and barons to inspect his letters concerning both grants, and to charge the men with 30*l.* from the said 1 January until the said 10 September, according to the form of the first grant and to permit them to hold the town from the latter day for the said 17*l.* yearly, in accordance with the later grant.

Aug. 11.
Odiham.

To the keeper of the forest of Fekenham. Order to cause J. archbishop of Dublin to have in that forest twelve bucks, of the king's gift.

By K. on the information of Hugh de Ver.

Aug. 11.
Odiham.

To John de Crokesle, constable of the castle of Skipton in Craven. Order to cause William Rither to have four harts, of the king's gift.

Aug. 10.
Odiham.

To the keeper of the forest of Dene. Order to cause John de Tregoz to have in that forest six bucks, of the king's gift.

Aug. 17.
Winchester.

To John de Insula, keeper of the forest of Cheut, or to him who supplies his place. Order to cause John de Havering to have in that forest six bucks, of the king's gift, without delay, notwithstanding the king's coming to those parts, if he have not already received them, as the king at another time ordered the said keeper to cause John de Havering to have in that forest six bucks of the six bucks that the king previously gave to him in that forest, which he has not yet received, and John de Insula deferred delivering them by reason of the king's coming to those parts.

Aug. 17.
Winchester.

To Stephen de Penecestre, warden of the Cinque Ports. Order to cause to be arrested until otherwise ordered all the small wares sold by weight (*totum averium ponderis*) in the land of those ports or in ships in the sea, and that shall come thither, as the king understands that certain ships carrying these wares have come to the Cinque Ports and that others are coming. The king wills that the goods or wares of merchants who are under the king's [safe] conduct or of merchants who are of the lordship of the king of France shall not be arrested in any way by reason of the aforesaid order.

The like to the bailiffs of Winchelse.

Aug. 18.
Winchester.

To the bailiffs of Sandwich. William de Saltu and Andrew Beraldi, merchants of Bayonne, have shown to the king that whereas Reymund de Sancto Johanne, merchant of Navarre, is indebted to them in 311*l.*

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Membrane 4—cont.

sterling, which he ought to have paid to them at a term now past, for certain merchandise received from them, the said Reymund has not hitherto kept the term of payment, and that whereas he left part of the said merchandise at Sandwich and took part to parts beyond the sea, they have besought the king to cause to be restored to them the merchandise left at Sandwich because Raymund delayed satisfying them for the price thereof according to the agreement, and that the king would cause goods and merchandise of Reymund found in the bailiwick of the said bailiffs to be taken and delivered to them to the value of the said goods sent by Reymund to parts beyond sea; the king therefore orders the bailiffs to cause goods of Raymund to be arrested and delivered to William and Andrew, to do what they wish therewith, as besought by them, if it be as stated by them.

Aug. 17.
Winchester. To the sheriff of Lancaster. Order to restore to Richard de Cotum, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Lancaster with the death of William le Paumer, as he has purged his innocence before R. bishop of Coventry and Lichfield, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by inquisition that he afterwards caused to be taken by the sheriff and the coroners of that county that Richard is of good fame and conversation, and was never a public notorious evildoer. [Prynne, *Records*, iii. 569.]

Like order to the same in favour of Robert de Burnhull, clerk, charged before the said justices with the death of Henry le Fevre of Cherleye. [*Ibid.*]

Aug. 20.
Winchester. To the keeper of the forest of Salcey (*de Salceto*). Order to cause Robert de Pynkeny to have in that forest four bucks, of the king's gift.

Aug. 22.
Winchester. To the keeper of the forest of Braden. Order to cause Hugh de Oddingeseles to have in that forest six bucks, of the king's gift.

Aug. 21.
Winchester. To the sheriff of Wilts. Order to cause John Atteforth and William Parleben, imprisoned at Old Sarum for larcenies committed by them in co. Dorset, whereof William le Neweman, the king's approver detained in the same prison, appeals them, to be taken at their own cost and the said William to be taken at the king's cost to Somerton, there to be delivered to the sheriff of Somerset, whom the king has ordered to receive them and to keep them in prison at Sumerton until they be delivered according to the law and custom of the realm.

Aug. 23.
Winchester. To Walter de la Haye, escheator of Ireland. Order to deliver to John de Ponte a wardship of 30*l.* yearly of land from the wardships now in the king's hands to endure for ten years, if there be any of such value to in the king's hands, or, if there be not, from the wardships first coming the king's hands, as the king has granted to John such a wardship for ten years.

Aug. 22.
Winchester. To the steward of Peveneseye. Order to cause Stephen de Penecestre or his attorney bringing these letters to have ten bucks in the king's chase of Asshedon, of the king's gift.

To the same. Order to cause Guncelin de Badelesmere or his attorney bringing this letter to have in the king's park of Meresefeld six bucks, of the king's gift.

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Membrane 4—cont.

Aug. 18. To Aubrey de Fiscampo, keeper of the king's manor of Shenle. Order
Winchester. to cause Richard de Beresford to have in the king's wood of that manor six oaks fit for timber, of the king's gift.

Aug. 27. To the sheriff of Oxford. Order to deliver Andrew de Wodestoke, parson
Clarendon. of the church of Cumbe, imprisoned at Oxford for a trespass that he is said to have made in the king's park at Wodestok, in bail to six men who shall mainpern to have him before the king at his parliament in a month from Easter to stand to right for the trespass. By K.

To the keeper of the forest of Kane. Order to cause Richard de Creppinges to have in that forest four bucks, of the king's gift.

Aug. 28. To the keeper of the forest of Dene. Order to cause Hugh de Audedelee
Clarendon. to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Cannock. Order to cause Peter Corbet to have in that forest ten bucks, of the king's gift.

To the keeper of the forest of Essex. Order to cause Gilbert Pecche to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Bere. Order to cause the Friars Preachers of Winchester to have in the wood of Asshele, which is within the bounds of that forest, six leafless oak-stumps for fuel, of the king's gift.

To the same. Like order in favour of the Friars Minors of Winchester.

Aug. 27. To the sheriff of Oxford. Order to cause Simon, chaplain of Thorne-
Clarendon. berg, to be delivered from prison at Oxford, as the king learns from the record of Robert Malet and Hugh de Braunceston, late justices to deliver Oxford gaol, that when Robert de Luceles lately struggled with William Morel in the church of Dadinton, and Robert endeavoured to strike William with an iron candlestick sharpened at both ends, Simon, perceiving this, went to settle the dispute between them and took the candlestick and held it so that Robert could not strike William with it, and Robert, being enraged at this, tore the candlestick with great violence from Simon's hands and struck himself with one end thereof in the belly, of which blow he afterwards died, so that Simon is not guilty of his death.

Aug. 28. To Malcolm de Harleye, escheator this side Trent. Order not to
Clarendon. intermeddle further with the lands that belonged to Robert de Draycote, as the king learns by inquisition taken by the escheator that Robert at his death held nothing of the heir of Hugh Lovel, tenant in chief, a minor in the king's wardship, by reason whereof the custody of his lands ought to pertain to the king.

MEMBRANE 3.

Aug. 27. To the mayor and bailiff of Southampton. Order to arrest all goods
Clarendon. and merchandise of the men and merchants of St. Valery and Barbeflete, and to cause them to be kept safely until otherwise ordered, as the king understands from the complaint of certain burgesses and men of Southampton that their goods and merchandise taken by them to St. Valery and Barbeflet for purposes of trade are arrested there without reasonable cause, and are still detained from them, if the mayor and

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Membrane 3—cont.

bailiff ascertain that this is so. They are prohibited, under pain of grievous forfeiture from arresting goods of others than those of St. Valery and Barbeflet by pretext of this order.

Aug. 28.
Clarendon.

To the keeper of the forest of Clarendon. Order to cause Alan de Plugenet to have in the king's woods of La Bokholte and Milcet, which are within the bounds of that forest, six bucks, of the king's gift.

Aug. 30.
Clarendon.

To Robert de Staundon, justice of North Wales. Order to permit Roger de Mortuo Mari to course (*percursum suum habere*) all deer that he shall start (*movere*) in his chaces and lands in the justice's bailiwick in the present grease-time, as the king has granted to Roger that he may do so.

Sept. 1.
Sarum.

To the sheriff of Berks. Order to deliver John Petypas, imprisoned at Rading' for a trespass that he is said to have committed in the forest of Pembere, upon his finding mainpernors to have him before the king in his next parliament after Michaelmas next.

By K. on the information of H. de Ver.

Sept. 1.
New Sarum.

To John de Bitterle, keeper of the forest of Essex. Order to cause John de Cadamo to have in that forest four bucks, of the king's gift, and to aid him in taking them speedily. By K. on the information of H. de Ver.

Sept. 1.
New Sarum.

To Malcolm de Harleye, escheator this side Trent. Whereas after the assignment of dower made to Margery, late the wife of Richard de Plessetis, tenant in chief, partition was made in chancery, in the seventeenth year of the reign, of the lands that remained in the king's hands of the inheritance of Richard beyond the dower aforesaid between Nicholas Pecche and Sabina, his wife, John Duraunt and Avelina, his wife, and John Heyrun and Emma, his wife, heirs and parceners of the said inheritance, by their assent in this form, to wit that Nicholas and Sabina and the heirs of Sabina should hold two parts of the chief messuage in Neuton Forester, which are extended at 3s. 4d. yearly, and 56s. 8d. yearly of land and rent with appurtenances in lands, meadows, pastures, rents, services and customs of freemen and villeins in that town, and also the bailiwick of the forestry in co. Somerset, which is extended at 24l. 4s. 0d. yearly, for which Nicholas and Sabina and the heirs of Sabina should pay yearly during the said Margery's life to John Duraunt and Avelina and the heirs of Avelina 6l. 7s. 8 $\frac{3}{4}$ d., and to John Heyrun and Emma 6l. 7s. 8 $\frac{3}{4}$ d., so that after Margery's death all the lands that she held in dower by Richard's death should remain to John and Avelina and John and Emma and to the heirs of Avelina and Emma, and the payment of the said sums should then cease, saving however to John and Avelina and John and Emma and to the heirs of Avelina and Emma what pertained to them to be received yearly from Nicholas and Sabina and the heirs of Sabina for the surplus that they would then possess by the aforesaid partition beyond the purparty falling to them of the inheritance, as is fully contained in the partition; and the aforesaid Margery is now dead, whereupon Avelina, John and Emma have come to the king's court and demanded that the lands that Margery held in dower, which were taken into the king's hands by reason of her death, should be assigned and delivered to them in accordance with the partition aforesaid, Nicholas and Sabina asserting that the said two parts of the chief messuage and the said 56s. 8d. yearly of land and rent in the aforesaid town had not been delivered to them in full in accordance with the partition, but that

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Membrane 3—cont.

Master Henry de Bray, then escheator this side Trent, had delivered a part of the messuage and 15s. 4d. yearly of land and rent only, and that for the remainder of the 56s. 8d. of land and rent he had delivered to them 44s. 4d. of land and rent in the town of Exton, contrary to the form of the partition, which 44s. 4d. Nicholas and Sabina surrendered into the king's hands to be divided between Avelina, John and Emma with other lands assigned to them in their purparties of the inheritance: the king, because the heirs and parceners have besought him that the partition aforesaid may be firmly observed in all things, orders the escheator to deliver to Nicholas and Sabina what is lacking of the two parts of the messuage and 56s. 8d. yearly in the said town of Neuton Forester, and to Avelina, John and Emma the said 44s. 4d. of land and rent in Exton, by legal partition between them to be made by the escheator, together with the other lands that Margery held in dower of the said inheritance, also by a partition to be made by the escheator by the assent of Avelina, John and Emma, to be held with the other lands that they hold in their purparties. It is provided that Nicholas and Sabina and the heirs of Sabina shall pay yearly to Avelina, John and Emma and to the heirs of Avelina and Emma 111s. 4½d. for the surplus that Nicholas and Sabina hold by the partition aforesaid, to wit 55s. 8½d. to Avelina and the like sum to John and Emma and the heirs of Emma, as Nicholas and Sabina granted and acknowledged in chancery.

Memorandum that Nicholas and Sabina acknowledged, for themselves and Sabina's heirs, that the said money shall be levied, in default of payment, of their lands and chattels in co. Somerset and elsewhere.

Sept. 21 To Malcolm de Harle, escheator this side Trent. Order to cause dower
Bristol. to be assigned to Margaret, late the wife of Thomas de la Tur, tenant in chief, as she has taken oath before the king not to marry without his licence.

Sept. 24. To the steward of the bishop of Winchester, late keeper of the fair of
Bristol. Winchester. Order to cause to be delivered to Robert de Basing, citizen of London, two bales (*balas*) of cloth, which Robert lately bought from the merchants of St. Omer in the fair aforesaid, and which the steward caused to be arrested by pretext of an order of the king to arrest the goods and wares of merchants of the power and lordship of the count of Artoys, as Robert de Tybotot has mainperned before the king for the said Robert that he will answer to the king for the bales in the next parliament.

By K. on the information of R. de Tibotot.

Sept. 23. To the justices next in eyre for pleas of the forest in co. Gloucester.
Bristol. Order not to molest John Buteturte, keeper of the forest of Dene, for taking by the king's orders four harts and thirty bucks in that forest against the marriage feast of Eleanor, the king's eldest daughter, in the twenty-first year of the reign.

By the testimony of Walter de Bello Campo, steward of the king's household.

Sept. 23. To Roger Lestrangle, justice of the Forest this side Trent. Order to
Bristol. cause Alan la Zusche to have in the king's Hay of Waubergehay, which is within the bounds of the forest of Wauberge, eight oaks fit for timber, of the king's gift.

Sept. 25. To Ralph de Sandwyco, constable of the Tower of London. Order to
Bristol. release William de Saunford, Adam le Fraunk, John de la Wolde, William de London, John de Lewes, Walter Amund, William de Westurpe,

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Membrane 3—cont.

Alexander Attehesse, Alexander de Hundele, and others, imprisoned in the Tower for a trespass that they are said to have committed upon the king's men at Suth Mallinges and Lindefeld, whereof they were indicted before John de Berewyk and the said Ralph, upon their finding mainprise to be before the king in parliament at Westminster on the morrow of All Souls.
By K.

To the sheriff of Warwick and the coroners of that county. Order to cause William de Bello Campo, earl of Warwick, to have what pertains to the king of the year, day and waste of the land that belonged to Agnes, late the wife of William de Bestaneston, which were taken into the king's hands by reason of the felony for which she was hanged, as the king has granted what pertains to him of the year, day and waste to the earl.

To the keeper of the forest of Kynfar. Order to cause Hugh de Aldidelaye to have in that forest four roebucks (*capriolos*), of the king's gift.
By K. on the information of H. de Ver.

To the keeper of the forest of Dene. Order to cause the Friars Preachers of Bristol to have in that forest six leafless oak-stumps for fuel, of the king's gift.

To the same. Order to cause the Friars Minors of Bristol to have in that forest six leafless oak-stumps for fuel, of the king's gift.

Sept. 30.
Bristol.

To Roger de Molis. Order to cause to be replevied to G. bishop of Worcester by the bishop's own mainprise until the present parliament at Michaelmas the bishop's manor of Itchull, which Roger lately caused to be taken into the king's hands for the bishop's alleged trespass in taking a hart in the king's forest of Colingerigg without the king's licence, whereof he was indicted before the said Roger and Adam Gurdun, justices appointed to enquire concerning trespasses in the king's forests, chaces and parks in divers counties. By K. on the information of H. de Veer. [Cf. *Crondal Records*, Hants Record Society, p. 414.]

Oct. 2.
Sodbury.

To the keeper of the forest of Clarendon. Order to cause the Friars Preachers of Salisbury to have in that forest as many thorns and brambles (*tribulis*) as shall be necessary to enclose their plot there, together with other things necessary for this purpose, of the king's gift.

By K. on the information of H. de Veer.

Oct. 3.
Tetbury.

To the same. Order to cause Hugh Wake to have in that forest four oaks fit for timber, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause William de Duglas to be acquitted of 20*l.* at which he was amerced before Roger Lestrangle (*Extraneo*) and his fellows, justices last in eyre for pleas of the Forest in co. Essex, because he did not come before them on the day of the common summons of the eyre, as he was in prison by the king's order during the time of the eyre, for which reason the king has pardoned him the said sum.

Oct. 8.
Woodstock.

To John Butetourt, constable of the castle of St. Briavells. Order to cause to be prepared without delay six thousand quarrels, whereof three thousand shall be for two feet [cross-bows] and the remainder for one foot, and to deliver them to Richard de Bosco, constable of Corf castle, for the munition of the same.

Oct. 10.
Woodstock.

To the bailiffs of Sandwich. Order to cause the goods and wares of John le Clerk of Bruges, a merchant of Flanders, that are still on ship to

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Membrane 3—cont.

be unloaded, and to cause them to be placed under safe custody in a secure place with his goods that have been landed, so that they shall not be touched by John without the bailiffs or by them without him until otherwise ordered, as the king understands that the goods and wares of John were lately arrested by the bailiffs by pretext of the king's order to them to arrest goods of certain merchants of the power and dominion of the king of France.

MEMBRANE 2.

Oct. 10. To the keeper of the forest of Whytlewod. Order to cause William de Woodstock. Holcote, clerk, to have in that forest six oaks fit for timber wherever he may wish to have them in the forest except in the park of Hanle, which is within the bounds of the forest, of the king's gift.

Oct. 11. To the sheriff of Oxford. Order to deliver John Rose of Cumbe and Woodstock. Robert Mille of Cumbe, imprisoned at Oxford for an alleged trespass in the park of Wodestok, upon their finding six mainpernors each to have them before the king at his will.

By K. on the information of W. de Monte Revelli.

Oct. 11. To Thomas de Normanvill, escheator beyond Trent. Order to cause Woodstock. John, nephew (*nepotis*) and heir of Henry de Preston, to have seisin of the lands that Henry, his uncle, held at his death of the king in chief as of the honour of Albemarle, as the king has taken John's homage.

Oct. 13. To Malcolm de Harleye, escheator this side Trent. Order not to inter- Brill. meddle further with the lands that belonged to Henry de Harecurt, as the king learns by inquisition taken by the escheator that Henry at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

To the keeper of the forest of Whitlewod. Order to cause Ralph de Gorges to have in that forest except in the park of Hanle six oaks fit for timber, of the king's gift.

Oct. 13. To the keeper of the forest of Bernewod. Order to cause the Friars Brill. Preachers of Oxford to have in that forest six leafless oak-stumps for fuel, of the king's gift.

By K. on the information of brother W. de Wynterburn.

To the keeper of the forest of Whitlewode. Order to cause the Friars Minors of Oxford to have in that forest six leafless oak-stumps for fuel, of the king's gift.

By K. on the information of the said William,

Oct. 15. To the keeper of the forest of Bradene. Order to cause Margaret, Milton. consort of H. earl of Lincoln, to have in that forest ten live bucks and twenty live does, of the king's gift.

Oct. 18. To the sheriff of Hereford. Order to cause a verderer for the Hay of Reading. Hereford to be elected in place of Richard de Clehanger, deceased.

Oct. 28. To Ralph de Sandwyco, constable of the Tower of London. Order to Westminster. release from the Tower Master John de Staunton, imprisoned therein for a citation that he made in the king's chapel of St. Martin le Grand, London, which is free and exempt from all jurisdiction of the ordinary, as

Membrane 2—cont.

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are the other chapels of the king, contrary to the king's crown and dignity and the immunities of the said chapel, upon his finding mainpernors to have him before the king and his council on the morrow of St. Martin.

Oct. 29.
Westminster. To the same. Order to deliver from the Tower Hugh Houuel,* imprisoned therein for a trespass in the king's park of Langham, in which prison he has been for a year and a day, upon his finding security that he will not incur forfeiture [hereafter] in the king's parks or forests, as the king has pardoned him this trespass at the instance of Eleanor Houuel and Stepen Houuel.

Nov. 4.
Westminster. To the justices of the Bench. Order to permit a fine to be levied between Robert le Chaumbreleyn and Philip Paynel, brother and heir of John Paynel, concerning 29*l.* 10*s.* 0*d.* yearly of land in Drax, which John, lately deceased, who held the land of the king in chief, rendered to Robert in the king's court before Thomas de Weyland and his fellows, late justices of the Bench, as the king has taken Robert's homage.

Oct. 29.
Westminster. To Thomas de Normanvill, escheator beyond Trent. Order to cause John de Balliolo, king of Scotland, to have seisin of the manors of Soureby and Penreth, as the king has taken John's homage for all the lands that he holds of the king in chief in England, to wit the land of Tyndale and the said manors, which the king caused to be taken into his hands by the death of Alexander, late king of Scotland, and for his purparty of the honour of Huntingdon.

To Malcolm de Harleye, escheator this side Trent. Like order to cause the said John to have seisin of the purparty aforesaid.

Nov. 5.
Westminster. To the keeper of the forest of Savernak. Order to cause Joan, wife of John de Haveringes, to have in that forest twelve leafless oak-stumps for fuel, of the king's gift.

Nov. 6.
Westminster. To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Robert Iweyn, as the king learns that Robert is insufficiently qualified.

Nov. 9.
Westminster. To the treasurer and barons of the exchequer. Order to cause John Senche and Joan, his wife, daughter and heiress of Stephen de Lynelond, to have seisin of the serjeanty of the custody of the king's palace at Westminster and of the prison of the Flete, which Stephen at his death held of the king in chief, as the king has taken John's fealty and rendered the serjeanty to him and Joan.

To the same. Order to cause John Shenche and Joan to have seisin of all the lands whereof Stephen was seised in his demesne as of fee at his death, as the king has taken John's fealty for them and has rendered them to him and Joan.

Nov. 7.
Westminster. To John de Vesey, justice of the Forest beyond Trent. Order to cause the archdeacon of Richmond to have in the forest of Galtres ten oaks fit for timber, of the king's gift.

Nov. 11.
Westminster. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause William de Cugenho to have in the forest of Salcey (*de Salseta*) six oaks fit for timber, of the king's gift.

* Erroneously called *Luvel* in the marginal abstract.

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Membrane 2—cont.

To the same. Order to cause Gilbert de Umframvill to have in that forest twelve does, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Robert de Laval, son and heir of Eustace de Laval, tenant in chief, to be acquitted of 4*l.* exacted from him for scutage for the king's army of Wales of the tenth year of his reign, as it appears to the king by inspection of the rolls of chancery that Robert was at that time a minor in the king's wardship. It is provided that answer shall be made to the exchequer for scutage of the fees that are held of Robert for that time.

To the sheriff of Hereford. Order to cause John son of Philip the clerk to have seisin of two acres of land in Bodenham, which Thomas Wydye, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the land has been in the king's hands for a year and a day, and that Thomas held it of John, and that the king has had his year and day thereof.

Vacated, because the writ was revoked by reason of the insufficiency of the inquisition.

Vacated, because otherwise below.

To the same. Order to cause Roger Bernard to have seisin of 1½ acres of land in Bodenham, which belonged to Thomas Wydye, who was hanged for felony, as the king learns by inquisition taken by the sheriff that the land has been in the king's hands for a year and a day, and that Thomas held it of Roger, and that William Devereys had the king's year and day, and ought to answer to the king for the same.

Nov. 12.
Westminster.

To the sheriff of Devon. Whereas the king learns by inquisition taken by the sheriff of Devon that a messuage, twenty acres of land, and four acres of meadow in La Hulle, Wolveston and Aulescumbe, which John de la Med, who was hanged for felony, held, have been in the king's hands for a year and a day, and that of these lands John held a messuage, six acres of land and 1½ acres of meadow of Reginald de Clifford, and 3½ acres of land and an acre of meadow of the abbot of Dunkeswell, and 7½ acres of land and 1½ acres of meadow of William Fuke, and 2 acres of land of Benedict de Shireford, and an acre of land of Nicholas de Northamptona, and that the tithing of Aulescumbe had the king's year and day thereof, and that it ought to answer to the king therefor: the king orders the sheriff to cause Reginald, the abbot, William, Benedict, and Nicholas to have seisin of the lands held respectively of them.

Nov. 13.
Westminster

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of Baldwin de Skipton, deceased.

Nov. 12.
Westminster.

To the sheriff of Cumberland. Order to cause a verderer for the forest of Englewode to be elected in place of William de Herlaweston, deceased.

To Malcolm de Harleye, escheator this side Trent. Order to deliver to Alice, late the wife of Gilbert de Mikkelham, tenant in chief, fifty acres of land, 3 acres of meadow, 3*s.* 7*d.* yearly of rent in Wulvethelaye and Mickelham, as the king learns by an inquisition taken by the escheator that Alice was enfeoffed thereof jointly with Gilbert, and that she was afterwards always in seisin thereof until Gilbert's death and afterwards until the escheator took them into the king's hands with the lands that belonged to Gilbert by reason of Gilbert's death.

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Membrane 2—cont.

- Nov. 15. To the sheriff of York. Order to deliver to J. archbishop of York the
Westminster. prebend of Fenton, to be kept according to the form ordained by the king
and enjoined upon the archbishop by the king, together with the issues
received from it in the king's hands. By K.
- Nov. 11. To the sheriff of Norfolk and Suffolk. Order to permit Edmund, earl
Westminster. of Cornwall, to enjoy the liberties that he and Richard, sometime king of
Almain, his father, of whom he is the heir, have hitherto used and
enjoyed in those counties, of the king's special grace.
- Nov. 13. To the sheriff of Bedford. Order to cause a coroner for that county to
Westminster. be elected in place of John Brodeye, deceased.

MEMBRANE 1.

- Nov. 14. To Ralph de Sandwyco, constable of the Tower of London. Order to
Westminster. deliver in bail Thomas de Asshewell, chaplain, imprisoned at the Tower
for a trespass against the king's peace.
- Nov. 16. To the treasurer and barons of the exchequer. Order to acquit William
Westminster. de Valoynes of 10*l.* by which he made fine before Gilbert de Thornton
and his fellows, justices to hear and determine pleas before the king, for
the ransom of his body, as the king has pardoned him.
- To the sheriff of Northumberland. Order to cause a coroner for that
county to be elected in place of Roger de Hechham, lately elected, as the
king learns upon trustworthy testimony that he is insufficiently qualified.
- Nov. 18. To the same. Order to restore to Robert de Cotum the manor of
Westminster. Crumclyve with the hamlets pertaining to it, and the issues received thence
since they were taken into the king's hands, as the king wishes to show
Ralph special favour in consideration of his good service, the said manor
which is of the barony of Bywelle, which barony is held of the king in
chief, having been taken into the king's hands by order of the justices last
in eyre in that county because it was alienated from the barony by the
feoffment that Alexander de Balliolo, then holding the barony, made to
Ralph of the manor without the king's licence.
- Nov. 16. To Malcolm de Harleye, escheator this side Trent. Order to deliver to
Westminster. Alice, late the wife of Gilbert de Mikkellham, a third of a messuage in
Mikkellham, which third is extended at 16*d.* yearly, and 19*s.* 9*d.* yearly of
land, meadow, wood, pasture and rent in the same town, according to the
extent made by the said Malcolm, as the king has assigned them to her in
dower.
- Memorandum*, that this assignment was made in the presence of John,
son and heir of Gilbert, and by his assent and will.
- To the treasurer and barons of the exchequer. Order to acquit Henry
de Wyntonia of 100*s.* at which he was amerced before Roger Lestrangle
(*Extraneo*) and his fellows, justices last in eyre for pleas of the Forest in
co. Essex, for an assart that he was said to have made of thirty acres of
wood in the wood of Rumford, as the king has pardoned him.

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MEMBRANE 10*d.*

- Nov. 22. Henry de Londonia came before the king, on Saturday the feast of St.
Wark. Cecily, and sought to repley his land in Shenefeud, which was taken into
the king's hands for his default before the justices of the Bench against
William Sharp and Alice, his wife. This is signified to the justices.

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Membrane 10d—cont.

John Brakel of Retteford acknowledges that he owes to John de Shefeld, clerk, six marks; to be levied, in default of payment, of his lands and chattels in co. Notts.

Nov. 28.
Roxburgh.

The underwritten have quittance of the common summons [of the eyre] for common pleas in co. Northumberland:

Robert son of Roger.
William de Middelton.
The abbot of Kelchou.
William de Valencia.
Gilbert son of William.
The master of the military order of the Temple in England.
J. bishop of Carlisle.
J. archbishop of York.
Frank le Tyeys.
Edmund, the king's brother.
William de Vesey.
J. king of Scotland.
Robert son of Gilbert de Umframvill.
Alexander de Bonekil.
Patrick de Dunbar, earl of March.
Thomas de Clouhull.
The prior of St. Oswald's.
Robert de Stutevill.
William de Valencia.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Stafford:

The prior of the Hospital of St. John of Jerusalem in England.
Robert de Staundon.
Robert de Sumervill.
Master Thomas de Stokes.
Ralph Basset.
Henry de Lacy, earl of Lincoln.
Edmund, the king's brother.

Memorandum, that on Wednesday after St. Lucy, at Tuggehale, in the presence of Robert de Tibotot, John de Sancto Johanne, Walter de Langeton, keeper of the king's wardrobe, Master John de Cadomo and John de Drogenesford, the king's great seal was committed to John de Langeton for custody, who sealed writs with it on the morrow.

Dec. 24.
Tynemouth.

The under-written have quittance of the common summons [of the eyre] for pleas of the Forest in co. Essex:

William de Valencia.*

Dec. 26.
Newcastle-on-Tyne.

Alexander de Hilton, knight, acknowledges that he owes to Thomas le Latimer 70 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Master Richard de Clifford acknowledges that he owes to Gwychard de Charrum and Walter de Hereford, executors of the will of Thomas de Riehull, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

* Space has been left for the accrual of other names.

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Membrane 10d—cont.

Walter de Bello Campo, knight, acknowledges that he owes to Walter de Langeton, keeper of the king's wardrobe, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Note of payment of 40*l.**

Dec. 28.
Newcastle-on-
Tyne.

John de Estratlinges acknowledges that he owes to Henry de Podio and his fellows, merchants of the society of the Ricardi of Lucca, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

For payment of this John found as sureties Gerard de Wyppeyns, archdeacon of Richmond, and Walter de Langeton, clerk, who constituted themselves principal debtors, and granted that the money shall be levied, in John's default, of their goods and chattels.

Memorandum, that this recognizance is cancelled under the form contained in the appended schedule, and that the king ordered this to be done, on the information of J. de Benstede.

William Fraunk of Grymmesby acknowledges that he owes to Robert de Hertford, knight, 12 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

The said William acknowledges that he owes to Walkelin de Arderne 47 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William son of Geoffrey de Carleton acknowledges that he owes to Robert de Barton, clerk, 15*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Gilbert de Roubur[y] acknowledges that he owes to Master William de Chiriton 10*l.*; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

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Jan. 24.
Kirkham.

John de Britannia, earl of Richmond, has quittance of the common summons [of the eyre] before the justices next in eyre in cos. Hertford, Sussex, York, Lincoln, Cambridge, and Norfolk. By p.s.

Feb. 3.
Weighton.

To the sheriff of Kent. Writ of summons of an eyre for common pleas to be holden at Canterbury in fifteen days from Easter before John de Berewik, Thomas de Normanvill, and others.

John de Ludeham, parson of the church of St. Nicholas, Nottingham, acknowledges that he owes to Robert de Barton, clerk, 21*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John de Cauus acknowledges that he owes to the king 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.

To the bailiff of the liberty of Tindal. Writ of summons of an eyre for common pleas to be holden at Werk in Tindal on the morrow of the Close of Easter before Walter de Cambhou, Thomas de Fissheburn, and others. By p.s.

Membrane 10d—Schedule.

Memorandum, that whereas Sir John de Stradelinges acknowledged in chancery before his death that he owed to Henry de Podio, merchant of

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Membrane 10d—Schedule—cont.

Lucca, and to his fellows, merchants of the society of the Ricardi of Lucca, 200*l.*, and found as sureties Gerard de Wispanis, then archdeacon of Richmond, and Walter de Langeton, now bishop of Coventry and Lichfield, and the king afterwards took the debt into his hands with other debts that were and are owing to the said merchants in England for divers debts that were owing to him from the merchants: the king, in consideration of the good service rendered to him by John, has remitted the debt to the executors of John's will and to his sureties aforesaid, at Windsor, on Monday after the Purification, in the thirty-first year of his reign, and he wills that the recognisance shall be cancelled, and that the treasurer and barons of the exchequer shall be ordered to allow the said sum to the merchants in the debts due from them to the king when allowance is made to them for their debts.

By K. on the information of J. de Benstede.

MEMBRANE 9*d.*

Feb. 19.
Kirkby-in-
Ashfield

To the sheriff of York. Writ of summons of an eyre for common pleas to be holden at York in the quinzaine of Holy Trinity before Hugh de Cressingham, William de Ormesby and others.

Geoffrey son of Warin came before the king, on Sunday the feast of St. Peter in Cathedra, and sought to replevy to Ralph de Tony the latter's land in Ughmeneth, which was taken into the king's hands for his default before the king. This is signified to the justices [of the Bench].

Ranulph de Weston, Nicholas de Morleye, chaplain, and Henry le Macy of Morleye and John Parfey of Morleye acknowledge that they owe to John de Langeton, parson of the church of Breideshale, 10 marks 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Derby.

Thomas de Langeton, clerk, acknowledges that he owes to John de Langeton, clerk, 24 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

William son of William Launesone of Waleswode acknowledges that he owes to the abbot of Beauchief 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Meynill, John Brun of Hemynton, Robert Brun of Hemynton, Thomas Brun and William Russel acknowledge that they owe to Robert de Herteford 64 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Robert Jordan of Kuggele acknowledges that he owes to Master William de Apperle 20 marks; to be levied, in default of payment, of his lands and chattels.

The under-written have quittance of the common summons [of the eyre] in co. Kent :

The prior of the Hospital of St. John of Jerusalem in England.

William Inge.

Richard, bishop of Hereford.

Master Walter de Bathonia, clerk.

The master of the military order of the Temple in England.

Giles de Playz.

William de Valencia, earl of Pembroke.

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Membrane 9d—cont.

John de Cobham.
 Peter de Leyc[estria].
 Hugh de Cressingham.
 Roger Lestrangle (*Extraneus*).
 Eustace de Hacche.
 William de Vesey.

Geoffrey son of Warin came before the king, on Sunday before St. Gregory, and sought to replevy to Ralph de Touny the latter's land, which was taken into the king's hands for his default against the king before the justices last in eyre in co. Stafford, which suit was adjourned before the king because the said justices could not determine it before the end of the eyre. This is signified to Gilbert de Thornton and his fellows, supplying the king's place.

The underwritten have quittance of the common summons [of the eyre] in co. York:

John de Balliolo.
 Master James de Ispannia.
 The master of the military order of the Temple in England.
 Robert de Veer, earl of Oxford.
 Henry de Cramenvill.
 Henry de Bluntesdon, the king's almoner.
 Isabel de Fortibus, countess of Albemarle.
 Milicent de Monte Alto.
 William de Vesey.
 Master John Clarel.
 The prior of Durham.
 William de Percy.
 Master Thomas de Hunsingovere.
 Master John de Hoton, clerk.
 John de Crepping'.
 Robert de Tibotot.
 Master Thomas de Abberbury.
 Ralph de Sancto Mauro.
 Henry de Lacy, earl of Lincoln.
 Robert de Stutevill.
 Edmund, earl of Cornwall.
 Allesia de Lascy.
 Dionis[ia] de Monte Caniso.
 Roger le Bygot, earl of Norfolk and Marshal of England.
 John Spring.
 William de Stoppeham.
 Walter le Keu.
 Hugh de Eure.
 Joan de Vivone.
 Mary, late the wife of William de Breuse.
 Nicholas Lemyng of Wadeworth, clerk.
 Hugh de Cave.
 Henry de Wirkeshale.
 John de Lythegraines.
 Idonia, late the wife of Roger de Laiburn.
 Maud de Multon.
 John de Warennia, earl of Surrey.
 Stephen Talun of Cave.
 Thomas de Normanvill.

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Membrane 9d—cont.

Thomas de Cave, clerk.
Edmund, the king's brother.
William de Birlay, clerk.
Walter de Langeton, master of St. Leonard's hospital, York.
Edward Charles.
The prior of the Hospital of St. John of Jerusalem in England.
Ralph son of William.
William de Bello Campo, earl of Warwick.
Marmaduke de Tweng.
The prior of Bradenestok.
Nicholas de Segrave, the younger.
Theobald le Botyller.
William de Ros of Ingmanthorp.
William le Latimer.
John de Hapelesthorp.
Jordan de Insula.
Richard le Marescall.
Stephen de Thorp.
William de Bernak.
Robert de Bardelby.
William de Hamelton.
Hugh le Dispenser.
Master Henry de Newerk.
Hugh de Babinton.
Robert de Herteford.
Marmaduke de la More.
Isabel de Grey.
The abbot of Meaux.
Elias de Hauvill.
Robert de Grey.
Thomas de Alta Ripa.
Osbert de Spaldington.
John Wake.
Anthony, bishop of Durham.
Alan de Esingwald.
Thomas de Levesham.
Walter de Burton.
Walter le Botiller.
Richard de Goldesburgh.
Peter de Thoresby.
Richard de Daneby.
Matthew le Lardener.
Robert Haunsard.
The dean of St. Peter's, York.
Master Richard de Otringham.
The abbot of Furnays.
Adam de Osgotby.
John le Tyeys.
Brian son of Alan.
Peter de Malo Lacu.
Henry de Kigheley.
Roger de Burton.
Robert de Malo Lacu.
John de Insula.
The abbot of Westderham.

1293.

Membrane 9d—cont.

The prior of Newstead-in-Shirewode.

The prior of Bridelington.

Robert de Percy.

John Duket.

March 8.
Kirkby.

To the abbot of Cluny. It would be a lengthy task to explain to him in writing how much his very poor house of Lenton, of his order, which was founded of the alms of the king's progenitors, kings of England, is damaged by the lack of government and by the change and contention of the priors who have heretofore had the government of it. Among other things, the king believes that the abbot is aware how brother Peter, late prior of that house, after his deposition by the abbōt's predecessor, and a certain brother Reginald de Jōra had been admitted prior by the king upon presentation of the abbot's said predecessor, charged with the prior of Crépy (*de Crespeyo*) the house of Lenton with 1,000 pounds of black Tournois when he was in the court of Rome without the consent of the convent. Since the house of Lenton is unable to pay this and the other debts wherewith Reginald charged it in his time without incurring perpetual need, diminishing the alms aforesaid, and dispersing the monks, who dwell there in order to pray for the souls of the king's progenitors and of all the faithful dead, which would redound not only to the prejudice of the king, but even more to the manifest shame of the abbot's entire order, the king requests the abbot, as all the houses of his order are one and are under his rule, and the said Peter and the aforesaid prior of Crépy, who thus charged the priory of Lenton, are now made priors of houses of the order by the abbot that are richer than that of Lenton, as the king learns for certain, to compel the said priors by suitable means to pay the aforesaid 1,000*l*. As it seems expedient to the king for the common benefit of the abbot's entire order that in the ordination or appointment of priors henceforth in all the houses of the order within this realm, in which houses the like disease now lurks, as the king hears, it shall be ordained by the abbot for ever that the goods of the houses shall not be in any way dissipated in this manner by the want of care of such priors dwelling therein hereafter, but that when the present priors die or resign the houses shall remain in as good state at least as when they received it or better. The king informs the abbot that if he fail to provide a suitable remedy, he will be unable to refrain from putting forth his royal power for this purpose, as is incumbent upon him. The abbot is desired to write back to the king what he shall cause to be done in this matter. [Prynne, *Records*, iii. 570.]

William de Scaccario acknowledges that he owes to John de Scardeburgh and his co-executors of the will of the queen-mother, 17 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

The under-written have quittance of the common summons [of the eyre] within the liberty of Tyndale:

John Comyn.

John son of John Comyn.

Geoffrey son of Warin came before the king, on Saturday, the morrow of St. Cuthbert, and sought to replevy to Ralph de Tony the latter's land in Ughmeneth, which was taken into the king's hands for his default against the king before the justices last in eyre in co. Stafford, which suit was adjourned before the king because the justices could not determine it before them. This is signified to Gilbert de Thornton and his fellows, justices before the king.

1293.

Membrane 9d—cont.

Robert de Harnhull acknowledges that he owes to John de Drokenesford, clerk, 100s. ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Swyneford acknowledges that he owes to Master William de Chiriton 8l. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Emma, daughter of Ralph Attelee, came before the king, on Thursday before St. Ambrose, and sought to replevy her land in Elmedon, which was taken into the king's hands for her default before the justices of the Bench against Alice, daughter of Ralph Attelee, and Juliana and Amice, her sisters. This is signified to the said justices.

Geoffrey son of Warin came before the king, on Wednesday after St. Ambrose, and sought to replevy to Ralph de Tony the latter's land in Elvoyl Ughmenyth, which was taken into the king's hands for his default against the king before the justices last in eyre in co. Stafford, which suit was adjourned before the king by the justices. This is signified to Gilbert de Thorneton and his fellows, justices before the king.

April 12.
Dingley
(Dinnesle).

Ingram de Gynes acknowledges that he owes to Hugh de Kendal, clerk, 16l. ; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Adam le Leche of Neuton Reyngny acknowledges that he owes to Robert de Barton, clerk, 4 marks ; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

William de Orweye acknowledges that he owes to Henry de Kyngesford and Philip, his son, 100s. ; to be levied, in default of payment, of his lands and chattels in co. Devon.

Thomas de la Rokele acknowledges that he owes to William de Hamelton, clerk, 18 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

April 15.
St. Albans.

Nicholas de Chiltham acknowledges that he owes to William Waryn of Hopesolers 25s. 8d. ; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Gloucester.

Cancelled on payment.

April 19.
Westminster.

Nicholas de la Leye acknowledges that he owes to Robert de Scardeburg, clerk, 14 marks ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

April 21.
Westminster.

William de Wyntonia, parson of the church of Hanyton, acknowledges that he owes to William de Hanyton, clerk, 6 marks ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Membrane 9d—Schedule.

Mainpernors of William de Saltu and Andrew de Barante, masters of certain ships arrested at Portsmouth and Sandwich : Arnald Ricardi de Salernio, Paschal de Villa, Arnold Aymon de Burgo, Peter Gombaldi, Garsias Arnaldi la Basche, William Sigini de Floyraco. These men mainperned that the masters shall come to the parliament at Westminster in a month from Easter to stand to right and receive justice, and to answer and do what of right they ought to do.

1293.

MEMBRANE 8d.

April 21.
Westminster.

To Stephen de Penecestre, warden of the Cinque Ports. The affection that the citizens of Amiens have heretofore borne to the king and that they still bear, as shown by clear indications, renders the king prompt to further their advantage. As they fear to come to maritime places in the king's realm with their goods and wares by reason of the disputes that have arisen at sea between the barons of the Cinque Ports, the king, wishing that the merchants shall be provided with suitable security in this behalf, orders the warden to have treaty with the barons of Cinque Ports concerning this matter, and to ordain some good way between them whereby safe access to the realm may be opened for the citizens with their goods and wares to trade therein, as they were wont to do previously.

Hugh de Vienna acknowledges that he owes to William de Chaddesden and Master William de Henore and the other executors of the will of Master Ralph de Chaddisden 160 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

Walter de Bildeswath, Robert son of Hugh de Lound, and Henry son of Ralph de Warsope acknowledge that they owe to Osbert son of Robert de Bughton 9 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

Henry de la Launde acknowledges that he owes to Eustache le Bret 18 marks; to be levied, in default of payment, of his lands and chattels in England, Ireland and Scotland.

Adam Burre acknowledges that he owes to William de Hamelton, clerk, 32 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Note of payment of 16 marks.

Richard de Molineaus acknowledges that he owes to Robert de Glitterhou (*sic*), clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Osbert Giffard acknowledges that he owes to William de Hulcote, clerk, 25l.; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Devon, and Oxford.

April 30.
Westminster.

William de Valencia acknowledges that he owes to Master William Burnell, dean of Wells, and William de Hamelton, archdeacon of York, and to the other executors of the will of Robert Burnell, late bishop of Bath and Wells, 200l.; to be levied, in default of payment, of his lands and chattels.

Nicholas de Warewyk acknowledges that he owes to the prior of Kenilwrth 60 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

May 1.
Westminster.

Giles Fillol, archdeacon of Colchester, acknowledges that he owes to William de Hamelton, clerk, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Osbert Giffard acknowledges that he owes to William de Holecote, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Oxford.

Cancelled on payment.

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Membrane 8d—cont.

The abbot of Wellebeck and William Jurdan of Tikehull acknowledge that they owe to Richard de Waldesheve 80 marks ; to be levied, in default of payment, of their lands and chattels.

Roger de Huntingfeld acknowledges that he owes to John de Grey 120 marks ; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Suffolk.

The abbot of Flaxle acknowledges that he owes to William de Hamelton, clerk, 60*l.* ; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Richard, earl of Arundel (*de Arundelye*), acknowledges that he owes to Laurence de Ludelawe 37*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. Salop.

William Haste, parson of the church of Sparham, acknowledges that he owes to William de Hamelton, clerk, 100 marks ; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Essex.

John de Foxle acknowledges that he owes to John de Drokenesford, clerk, 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert le Chapman of Navesby acknowledges that he owes to Master William de Chiriton, clerk, 24*l.* ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Henry Puterel acknowledges that he owes to the king 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Afterwards Henry brought with him into chancery Henry and John, his sons, who became his sureties, and constituted themselves principal debtors in form aforesaid.

Simon de Monte Acuto, knight, acknowledges that he owes to Walter de Langeton, clerk, 135*l.* ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment, acknowledged by John de Langeton, executor of Walter's will.

Norman de Arcy, knight, John son of Saer de Sutton, and Geoffrey de Hothum acknowledge that they owe to William de Hamelton, clerk, 90*l.* ; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

Nicholas de Weyland acknowledges that he owes to Master William Burnell, William de Hamelton, and the other executors of the will of Robert Burnell, late bishop of Bath and Wells, 50 marks ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Walter de Karliolo, goldsmith of Lincoln, acknowledges that he owes to the king 40*s.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

For greater security Walter found as sureties brother Thomas, master of the House of Bethleem, London, and Master John de Maldon, who constituted themselves principal debtors, and granted that it shall be levied, in Walter's default, of their lands and chattels.

Richard de Welles acknowledges that he owes to Thomas de Thurbervill 5 marks ; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Hertford.

1293.

Membrane 8d—cont.

Ralph de Tony acknowledges that he owes to John le Graunt 90 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Note of payment of 50 marks.

Walter Boleven of Donameneye acknowledges that he owes to Peter de Cusancia 30 marks ; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Adam de Northamptona acknowledges that he owes to the king 20s. ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Memorandum, that in the parliament at Westminster the king ordained by his council that J. de Balliolo, king of Scotland, shall give to the king's chamberlain for his fee due to him by reason of the homage that the king of Scotland did to the king of England for the realm of Scotland 20*l.*, to wit double what an earl gives by reason of his homage for the fee of the chamberlainship. And Peter de Chaunvent, then chamberlain, was ordered to be contented with the said 20*l.* [*Fœdera.*]

May 23.
Westminster

Eleanor, late the wife of Ralph Basset of Welleden, John de la Wade, her brother, Roger de Weston and Robert son of John de Veer of Sudburgh acknowledge that they owe to Walter de Langeton, clerk, 87*l.* ; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by Walter. On the information of the chancellor.

Henry de Grey and Reginald de Grey, knights, acknowledge that they owe to Walter de Langeton, clerk, 300 marks ; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

John Wake, knight, acknowledges that he owes to the said Walter 340 marks ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Henry de Pratellis, knight, acknowledges that he owes to Thomas de Verdun, clerk, 1,000*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Wilts, Northampton and Buckingham.

Master James de Ispania acknowledges that he owes to Walter de Langeton, clerk, 200 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Assignment of dower to Alice, late the wife of John de Drayton, tenant in chief. There are assigned to her all the lands that belonged to John in Botelbrigge and Overton, co. Huntingdon, which are extended at 9*l.* 19*s.* 8*d.*, on condition that she pay to the king 6*s.* 7 $\frac{3}{4}$ *d.* thence yearly, the excess of the assignment over her dower.

Membrane 8d—Schedule.

Enrolment of deed setting out that whereas a dispute arose between the abbess of Fontévrault, by the Lady Mary, the king's daughter, a nun of the house of Aumbresbur[y], and brother Peter, prior of that house,

1293.

Membrane 8d—Schedule—cont.

on the one side, and the prioress of Aumbresbury, appearing in person, on the other, concerning the promotion of the prioress in the monastery of Aumbresbur[y] and concerning certain other things pertaining to the jurisdiction of the monastery of Fontévrault, which the said abbess said pertained to her, the prioress alleging the contrary, to wit that free election of the prioress pertained to the convent of the monastery of Aumbresbur[y], together with certain other things pertaining to the jurisdiction of the monastery, it has been agreed, through the intervention of certain prelates and magnates, for the indemnity of both monasteries that A. bishop of Durham, elected on behalf of the abbess, and O. bishop of Lincoln, on behalf of the prioress, shall choose and associate with them a suitable nun of that order, unless the parties shall previously agree upon a certain nun, to whom the custody of the convent and the observance of religion shall be committed, which nun shall do and execute what pertains to that custody until the aforesaid question shall be determined by way of right, ordinance or peace. It is provided that the rights of the parties shall not be prejudiced by this custody in any way. As the monastery was founded by the king's progenitors and was endowed by them and him with ample possessions, and also by reason of this dispute the means of the house have suffered, the king has committed the temporal custody of the house to N. de C., to be held until he shall revoke it. Done at Westminster in the house of the archbishop of York, on Wednesday (?) after St. Augustine, the Apostle of the English, 1293, in the twenty-first year of the king's reign.

MEMBRANE 7d.

May 28. Roger de Morewelle acknowledges that he owes to William Nouwell of Westminster. Whethamsted 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Southampton.

May 31. William de Brokesburn and John de Pomelesburn acknowledge that Westminster. they owe to the king 36 marks; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Cancelled on payment acknowledged by Hugh de Kendal.

William de Linedon came before the king, on Sunday after St. Augustine, and sought to replevy his land in Grafton, which was taken into the king's hands for his default against Margery, late the wife of William le Berner. This is signified to the justices of the Bench.

William le Pruz acknowledges that he owes to Richard de Bereford, clerk, 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Devon.

Roger Crok of London acknowledges that he owes to Adam de Osgotby, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in London.

June 5. William de la More acknowledges that he owes to Master William Westminster. Burnel, dean of Wells, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Memorandum, that this debt is due to the executors of the will of Robert, late bishop of Bath and Wells.

1293.

*Membrane 7d—cont.*May 30.
Westminster.

To those supplying the place of Otto de Grandissono in the island of Gerneseye. Thomas de Sandwyco, knight, who was lately sent to that island by the king to enquire concerning the trespasses of bailiffs, has explained to the king that whereas he began to enquire against Master William de Sancto Remigio, then bailiff of the island of Gernerie, many petitions against the said bailiff having been delivered to him and many islanders wishing to deliver others to him that were not delivered, and he condemned the bailiff in many sums of money to many persons making plaint against him, the said bailiff, flying to the immunity of the church and keeping himself in the church, abjured the said islands, for which reason Thomas caused his lands and tenements to be taken into the king's hands. As it would be unfitting that the emends due to those who have suffered wrong should be withdrawn from them, the king therefore orders them to cause the persons thus making plaint to be satisfied for the sums of money in which William was condemned from the goods and chattels of William and of the said Otto, if the goods of William are insufficient, since Otto is bound to answer in default for William, whom he appointed his deputy (*baiulum*). It is provided that if William return to the island, he shall answer to all the islanders making plaints against him, and shall stand to right according to the law and custom of those parts.

The like to those supplying the place of Otto de Grandisono in the island of Gernereye.

June 6.
Westminster.

Thomas de Saunford, knight, acknowledges that he owes to Simon de Baston, parson of the church of Hekinton, 16 marks; to be levied, in default of payment, of his lands and chattels in cos. Chester and Devon.

*Cancelled on payment.*June 7.
Westminster.

Katherine de Scaccario of Balscote and William son of John de Scaccario acknowledge that they owe to Richard de Bereford, clerk, 5½ marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Matthias de Besiles, knight, acknowledges that he owes to Nicholas de Warwyk 40l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

William de Eggesclyve acknowledges that he owes to Master William Burnell, dean of Wells, and William de Hamelton, archdeacon of York, and to the other executors of the will of Robert, late bishop of Bath and Wells, 29 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

The justices appointed by the king and his council to take all assizes in every county in England :

York, Northumberland, Westmoreland,	}	John de Batesford. William Haward.
Cumberland, Lancaster, Nottingham and Derby		

Cornwall, Devon, Somerset, Dorset,	}	Henry de Eynefeld. John de Bosco.
Wilts, Southampton, Oxford, Berks,		
Sussex and Surrey		

Kent, Essex, Hertford, Norfolk, Suffolk,	}	Gilbert de Kirkeby. John de Insula.
Cambridge, Huntingdon, Bedford		
and Buckingham		

1293.

Membrane 7d—cont.

Lincoln, Leicester, Warwick, Stafford,	} Adam de Crokedayk. William Inge.
Salop, Northampton, Rutland,	
Gloucester, Hereford and Worcester	

June 10. John de Ardern acknowledges that he owes to John de Grey 44*l.* 4*s.* 0*d.*;
Westminster. to be levied, in default of payment, of his lands and chattels in
cos. Chester and Lincoln.

Richard de Boylund, knight, acknowledges that he owes to Eustace le
Bret 5 marks; to be levied, in default of payment, of his lands and
chattels in co. Norfolk.—The chancellor received the acknowledgment.

June 11. Roger le Bigod, earl of Norfolk and marshal of England, acknowledges
Westminster. that he owes to Simon Gerald and his fellows, merchants of the society
of the Mori, 60*l.*; to be levied, in default of payment, of his lands and
chattels in co. Norfolk.

Cancelled on payment.

Michael son of Anselm and Hugh Holecok of Wyleby acknowledge
that they owe to William de Holcote, clerk, 28*s.* 4*d.*; to be levied, in
default of payment, of their lands and chattels in co. Northampton.

June 13. Theobald le Butiller acknowledges that he owes to Henry de Lascy,
Westminster. earl of Lincoln, John de Berewyk and the other executors of the will of
Queen Eleanor, the king's late consort, 1,000 marks; to be levied, in
default of payment, of his lands and chattels in Ireland.

Memorandum, that Theobald granted and promised that he would find
security to pay the said sum at Dublin to the executors at the terms
agreed upon. He made a recognisance for this sum at the king's
exchequer in England in this Trinity term.

Master Ranulph (**alias* Ralph) de Bohun, parson of the church of
Eynho, acknowledges that he owes to Sir William de Swenington, parson
of the church of Quidenham, 20 marks; to be levied, in default of pay-
ment, of his lands and chattels in co. Northampton.

Richard de Welles, knight, acknowledges that he owes to Richard de
Loutheborg, clerk, 19 marks; to be levied, in default of payment, of his
lands and chattels in co. Hertford.

John de Sancto Johanne acknowledges that he owes to John de Monte
Alto 15*l.*; to be levied, in default of payment, of his lands and chattels in
co. Essex.

June 16. William le Latimer, knight, acknowledges that he owes to Walter de
Westminster. Fanacurt 1,000*l.*; to be levied, in default of payment, of his lands and
chattels in co. York.

Adam Sturnel acknowledges that he owes to Roger de Burton, knight,
10 marks; to be levied, in default of payment, of his lands and chattels
in co. Westmoreland.

William le Queynte of Wardon acknowledges that he owes to Michael
Picard of London (*Loundres*) 10*l.*; to be levied, in default of payment, of
his lands and chattels in co. Bedford.

* Added above the line.

1293.

Membrane 7d—Schedules.

Copy of grant by Edmund son of Miles le Brit to Sir Walter de la Haye of his manor of Clotthir with all appurtenances; rendering therefor the services due to the chief lord, and nothing to Edmund. Witnesses: Sir Elias le Blund, Sir Robert Maunsel, John Druhull, Richard le Blonchard, John le Waleys, Hervey son of Adam, John son of — de Godeston, Geoffrey God, Richard son of Hervey.

Copy of grant by the said Edmund to Walter of all the castle and manor of Cnockethowhur: to be held of Sir Gilbert de Clare, earl of Gloucester and Hertford, and of Joan, his wife, rendering nothing to Edmund. Witnesses: Sir Robert Bagod, Eustace le Poer, Alan de Bath, Stephen Howel, knights; David de Bath, John son of Reymund, Thomas de la Sale, Hugh the clerk, John Rys.

Copy of release by the said Edmund to Walter of his right in the manors of Cnockethow, Chir (*sic*), and Clowthir. Witnesses: Sir John de Langeton, the chancellor of England, Sir Walter de Langeton, keeper of the wardrobe, Sir William de Hamelton, Sir Walter de Agmodesham, Sir Thomas de Langeton, clerks of the king. Dated at London, on Monday before St. Barnabas, 21 Edward.

Memorandum, that this quit-claim was acknowledged and enrolled in the rolls of chancery before the said clerks.

Memorandum, that the said Edmund son of Miles le Brit, who enfeoffed Walter of the castles and manors aforesaid, came into chancery at Westminster on 11 June, in the 21st year of the reign, there being then present J. de Langeton, the chancellor, Walter de Agmodesham, Robert de Bardelby, Thomas de Langeton, and many other clerks of chancery, during the king's parliament, and there at the instance of Walter de la Haye acknowledged the two charters and the quit-claim aforesaid, which were there shown sealed with his seal, as his deed, and that all and singular the contents thereof had proceeded from his own knowledge and will, and he besought that the charters and quit-claim and this acknowledgment should be enrolled in chancery. In order that more full knowledge of his seal may be had, it appears that in the middle of the seal there was impressed or engraved (*graviata*) a small shield (*targia mediocris*) and in the shield three spur-rowels (*ruelle quasi calcarium*) were formed, and in the circumference of the seal were contained 'Sigillum Edmundi le Bret,' and it is a very small (*bene parvum*) seal.

May 26. To the bailiffs of Sandwich or to them who supply their places. Whereas, Westminister. as the king understands, James de la Velha, Gremerus de Ecclesia, and Peter Nigri, merchants of Placence, loaded a ship of Bayonne in the king's port of Bordeaux with wine and divers wares, which ship and wares and all things in her the men of Bayonne and others of the king's land took against the will of the merchants, and they refuse to render them to the merchants, who have accordingly besought the king to provide a remedy: the king orders the bailiffs that one of them without waiting for the other shall take the said wine and wares wherever they may be found into the king's hands, making an inventory of the same, so that they may answer for them, and to keep them in safe custody until otherwise ordered.

MEMBRANE 6d.

June 17. Geoffrey de Welles acknowledges that he owes to Edward de Kirkleye of Westminister. Suffolk and Isabel, his wife 5*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

1293.

Membrane 6d—cont.

John de Lenham and Philip Dyne acknowledge that they owe to the executors of the will of Robert, bishop of Bath and Wells, 28*l.*; to be levied, in default of payment, of their lands and chattels in cos. Oxford and Berks.

June 21. Simon de Letewell acknowledges that he owes to Master William de Westminster. Grenefelde 840 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Merk and Richard Penifader acknowledge that they owe to William de Hamelton, clerk, 13 marks 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Deauteytus Guillelmi, merchant of Florence, and Clarekin Fyllini, citizen of London, acknowledge that they owe to Hugh de Vienna, clerk, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

June 18. Walter de Stirkeland acknowledges that he owes to Robert de Barton, Westminster. clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Nicholas, bishop of Kyldare in Ireland, acknowledges that he owes to John de Drokenesford, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in Ireland and England.

John Harden acknowledges that he owes to William Burnel, dean of Wells, and William de Hamelton, archdeacon of York, and to the other executors of the will of Sir Robert Burnel, sometime bishop of Bath and Wells, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

July 1. William de la Forde of Edelmeton acknowledges that he owes to Robert Westminster. son of Maurice Hayward 5 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Master William de Ewell acknowledges that he owes to William de Hamelton, clerk, archdeacon of York, 70 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Suffolk and Northumberland.

Cancelled on payment, acknowledged by John de Merkingefeld, one of the executors of the will of the said William.

July 2. Peter Corbette, knight, acknowledges that he owes to the king 12 marks; Westminster. to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

William de Beccles acknowledges that he owes to Walter de Berlay 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

William de Parco of Hevingham acknowledges that he owes to Eustace le Bret 4½ marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1293.

Membrane 6d—cont.

Robert Basset of Ryshton acknowledges that he owes to John de Hotot of Brampton 25*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Derby.

Cancelled on payment.

John Hardel acknowledges that he owes to the executors of the will of Robert, late bishop of Bath and Wells, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Doun acknowledges that he owes to Ralph de Hengham, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

June 20.
Westminster.

Richard de Ludham, keeper of the brachets (*braconarius*), has letters to the abbot and convent of St. Mary's, York, to admit him into their house for maintenance for life suitably according to his estate.

————— The like in favour of John the avenar (*avenar'*), directed to the abbot
————— and convent of Thorneye.

The like in favour of Gilbert de Salseria, directed to the prior and convent of Bridelington.

July 1.
Westminster.

The like in favour of John de Caunvill, directed to the prior and convent of Holy Trinity, Canterbury, until the king shall cause him to be provided with his maintenance elsewhere, unless the house be already charged with another man at the king's request.

————— The like in favour of Robert de An, directed to the abbot and convent
————— of Battle.

Stephen, abbot of Roche (*de Rupe*), for himself and his successors, and William de Hamelton, archdeacon of York, acknowledge that they owe to Philip Paynel 200 marks; to be levied, in default of payment, of their lands and chattels in cos. York and Lincoln.

July 17.
Canterbury.

The said abbot acknowledges that he owes to Philip 355 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

————— Thomas son of Laurence de Welle near Canterbury acknowledges that
————— he owes to Thomas de Langeton, clerk, 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Assignment of dower to Nicholaa, late the wife of Baldwin de Aldham, of the knights' fees and advowsons of churches of Baldwin, made by Malcolm de Harlee, escheator this side Trent, and returned into chancery.

There are assigned to her a fee that Luke de Ponynghes holds in Preston, co. Sussex, which is extended at 20*l.* yearly; a knight's fee that John de Holingdale holds in Hetton, Ratton, and Holyngdale, in the said county, which is extended at 26*s.* 8*d.* yearly; two knights' fees that the heirs of Andrew de Sakevill hold in Buchurst, Ambefeld, Farnstrete, and Rameshurst, in the said county, which are extended at 4*l.* yearly; a knight's fee that Joan, daughter of William de Goldingham, holds in Ratton, in the said county, which is extended at 4*l.* yearly; a knight's fee that Roger de Leyburn holds in Cherleton, in the said county, which is extended at 8*l.* yearly; two knights' fees that the heirs of Simon de Litlyngton, William de Hamme, and Reynisius Attewode hold in Burton, Ditton and

1293.

Membrane 6d—cont.

Sidenore, in the said county, which are extended at 4*l.* yearly; half a fee that William de Echingham holds in Crouelyneche, in the said county, which [half] is extended at 20*s.* yearly; a fee that the heirs of Henry de Hertfeld hold in Est Hall and Burne, in the said county, which is extended at 40*s.* yearly; 1½ fees that William Maufee holds in Chidyngele, Derne, Cobbeford and Alfritheston, in the said county, which are extended at 4*l.* yearly.

There are assigned to her the advowson of the church of Jevyngton, co. Sussex, which is extended at 20 marks yearly, and the advowson of the chapel of Brembeltye, which is extended at 4 marks yearly.

Enrolment of deed witnessing that whereas disputes had arisen between Stephen (*Sthm*) de Trye, master of the great cog called '*La Petre*' of Yarmouth, Walter Wace of Dertemuth, master of a ship of Winchelse called '*Lamb*,' Walter Cole of Weymuth, master of a ship called '*Edith*,' Thomas Iseude of Yarmouth, master of a ship called '*Godeshus*,' and John Robin of Yarmouth, master of a ship called '*La Rose*,' on the one side, and Andrew de Barant and William de Saltu, merchant of Bayonne (*Baiocen*), on the other, concerning certain robberies and homicides lately committed in the parts of the Isle of Wight upon the mariners of Bayonne (*Baiona*) there arriving with their ships by the said masters and their men of the said ships, an agreement was at length made between them before the king with his consent as follows: that peace shall be observed everywhere inviolably between the parties under pain of incurring (*sub incursu*) forfeiture of their bodies and goods, and this was sworn to and confirmed upon the gospels between the parties by the king's order. The aforesaid five masters with thirty persons, to wit from each ship the master with five of the more faithful and better men, shall swear before Sir Osbert de Spaldington and John le Botiller, justices appointed for this purpose, at a certain day to be assigned by the justices, in the church of Portesmouth upon the gospels that they thought that all the men of Bayonne who were slain by the masters and men were Spaniards and not men of Bayonne; and the masters shall there make security before the justices that they will find six chaplains to celebrate divine service for one year to come for the souls of the men of Bayonne thus slain, to wit three chaplains at Portesmouth and three at Bayonne. And the ship of Bayonne arrested at Portesmouth and the three persons of Bayonne who were taken in the island aforesaid shall be put by good and sufficient mainprise and shall be delivered by it to the said merchants of Bayonne until the king shall be certified by his seneschal of Gascony by his letters patent that the kinsmen and friends of the slain men have consented to this peace and have ratified it. So soon as the king is ascertained of this, he will wholly remit to both parties the forfeiture of their bodies and goods and whatsoever may fall to him by reason of the deed aforesaid; and thereupon the goods and chattels of both parties attached or arrested for this reason shall be restored. Moreover, it is affirmed between the parties by oath taken upon the gospels that neither party shall reproach the other or any person belonging to it at any place hereafter with the said deed. The said Andrew and William and many other men of Bayonne appearing in person before the king and his council mainperned, for themselves and other men of Bayonne, and in like manner the five masters and many barons of the Cinque Ports then present mainperned, for themselves and others of the ports of England, that the said peace shall be observed inviolably in all its articles without hindrance or challenge. It is also agreed before the king that the goods and wares of Lombards robbed by the men of Bayonne at sea and found in the said ships shall be immediately delivered

1293.

Membrane 6d—cont.

to the Lombards upon their proving their ownership before the said justices. The like shall be done with the goods of Flemings stolen by the said men of Bayonne at sea and found in the ship. In testimony whereof the king, at the instance of the parties, has put his seal to both parts of this indenture. Dated at Canterbury, 15 July, 21 Edward.

July 15.
Canterbury.

To Osbert de Spaldington and John le Butiller. Appointment to complete the premises, in accordance with the deed aforesaid, and order to go to Portesmuth in person at a certain day and place to be provided by them.

Vacated, because on the Patent Roll [Calendar 1292-1301, p. 31] in a schedule appended to it.

Thomas de Sancto Michael acknowledges that he owes to Peter de Huntingfeud, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Huntynghdon of Berking acknowledges that he owes to Thomas de Ipegrave 6 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Flemilda de Pursford came before the king, on Tuesday the morrow of St. Margaret, and sought to replevy her land in Querendon, which was taken into the king's hands for her default in the county [court] of Somerset against Simon de Ralee. This is signified to the sheriff of Somerset.

John de Bikenore acknowledges that he owes to John Cole, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Aug. 21.
Winchester.

Roger de Puntstoke came before the king, on Friday after the Assumption, and sought to replevy to Henry de Foleford the latter's land in Parkham, which was taken into the king's hands for his default against Richard le Chaumbreleyn. This is signified to the justices of the Bench.

William le Cuper of Winchester acknowledges that he owes to Master Edmund de Londonia 10s.; to be levied, in default of payment, of his lands and chattels.

MEMBRANE 5d.

Aug. 21.
Winchester.

Maud, wife of Master Henry Laghful, came before the king, on Friday before St. Bartholomew, and sought to replevy the land of Henry and her and Agnes, her daughter, which was taken into the king's hands for Henry's and her default before the king's bailiffs of Winchester against John de Kirkeby.

Aug. 23.
Winchester.

Thomas de Mykelfeld, son of Roger de Mykelfeld, acknowledges that he owes to Henry son of William de Hynton near Byfeld 300l.; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Hertford.—The chancellor received the acknowledgment.

The said Thomas acknowledges that he owes to John de Knyghtecotel, parson of the church of Clydesdon, 200l.; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Hertford.

1293.

Membrane 5d—cont.

John de Gimmynges, John de Seham, and Richard de Kelmeston acknowledge that they owe to John de Berewyk 10*l.*; to be levied, in default of payment, of their lands and chattels.

Hugh de Veer, knight, acknowledges that he owes to John de Langeton, clerk, 12 marks 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels.

Nicholas Pecche and Sabina, his wife, acknowledge that they owe to Avelina, late the wife of John Duraunt, John Heyrun and Emma, his wife, 12*l.* 12*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Aug. 27.
Clarendon.

To the mayor and bailiffs of Southampton. Order to arrest all the goods and wares of the men and merchants of St. Valery and Barbeflet within that town and port, and to cause them to be kept safely until otherwise ordered, as the king learns from the complaint of certain burgesses and merchants of Southampton that the goods and wares that they caused to be taken to St. Valery and Barbeflet for the purposes of trade have been arrested there without reasonable cause, and are still detained; if the mayor and bailiffs ascertain that this is so. They are prohibited under grievous forfeiture from arresting goods and wares of others than those of the men and merchants of St. Valery and Barbeflet by virtue of this order.

Sept. 6.
King's
Beaulieu.

To the justiciary of Ireland, or to him who supplies his place. As the king learns from the complaint of Bartholomew Creyk, John le Decer, and Thomas le White, citizens and merchants of Dublin, and of Robert Cosyn, John le Engleys, and John Heyrun, burgesses and merchants of Drocheda, that their goods and wares that they caused to be taken to Caley's to make their profit have been arrested there and are detained from them without reasonable cause; the king orders the justiciary, or him who supplies his place, to cause to be arrested and kept safely until further orders all the goods and wares of the men and merchants of Caley's, if he ascertains that it is as stated. He is prohibited under pain of grievous forfeiture from arresting goods of others than those of Caley's by virtue of this order.

The like to the mayor and bailiffs of Bristol.

Sept. 9.
King's
Beaulieu.

Robert de Pydele came before the king, on Wednesday the morrow of the Nativity, and sought to replevy to Agnes de Munceaus her land in Cruk, which was taken into the king's hands for her default before the justices of the bench against Isabella de Fortibus, countess of Albemarle. This is signified to the justices.

William de Plumpton, parson of the church of Westlydeford, acknowledges that he owes to William de Holcote, clerk, 12*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Sept. 15.
Sherborne.

William de Kirkeby came before the king, on Tuesday after the Exaltation of the Holy Cross, and sought to replevy his land in Dudington, which was taken into the king's hands for his default against Ermeiarda, late the wife of Henry de Sancto Mauro. This is signified to the justices.

Sept. 21.
Bristol.

Bartholomew de Otery came before the king, on Monday the feast of St. Matthew, and sought to replevy to Michael de Swonestolre the latter's land, which was taken into the king's hands for her default against Aubrey, late the wife of John de Turberville. This is signified to the justices of the Bench.

Membrane 5d—cont.

1293.

Sept. 22.
Bristol.

Walter de Eskydemor came before the king, on Monday after the Exaltation of the Holy Cross, and sought to replevy his land in Stocton, which was taken into the king's hands for his default against Mabel, late the wife of Peter de Eskidemor. This is signified to the justices of the Bench.

Sept. 23.
Bristol.

Theobald son of Theobald le Butiller acknowledges that he owes to Richard son of John 560 marks; to be levied, in default of payment, of his lands and chattels in Ireland and co. Lancaster.

Sept. 24.
Bristol.

William son of Henry de Dene came before the king, on Thursday after St. Matthew, and sought to replevy his land in Mitchel (*Magna*) Dene, which was taken into the king's hands for his default against Roger son of Payn de Burghull. This is signified to the justices.

Richard de Meleplash[am] came before the king, on Thursday before St. Michael, and sought to replevy to John de Meleplasham and John son of Jordan Queyntyn their land in Bobeclyve, which was taken into the king's hands for their default against Goda, late the wife of Jordan Quentyn. This is signified to the justices of the Bench.

Sept. 23.
Bristol.

Brian de Brumpton came before the king, on Wednesday after St. Matthew, and sought to replevy his land in Haunleye, which was taken into the king's hands for his default against the king. This is signified to the justices of the Bench.

Oct. 8.
Woodstock.

Roger le Deveneys and Isolda, his wife, came before the king, on Thursday the eve of St. Denis, and sought to replevy their lands in New Sarum, which were taken into the king's hands for their default against Robert le Tyeler and Constance, his wife. This is signified to the justices of the Bench.

Oct. 18.
Reading.

William de Castelay acknowledges that he owes to Henry de Kychelay 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

James de Oxtun, knight, acknowledges that he owes to Robert de Bardelby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Nicholas de Segrave, the elder, acknowledges that he owes to Master William de Pykering, archdeacon of Nottingham, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Richard, parson of the church of Pentelowe, acknowledges that he owes to John de Godeley, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hugh de Veer, knight, acknowledges that he owes to William de Hamelton, archdeacon of York, 100 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Thomas de Whesecote acknowledges that he owes to John le Sor 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Lincoln.

Cancelled on payment.

1293.

*Membrane 5d—cont.*Oct. 29.
Westminster.

Robert de Pynkeny acknowledges that he owes to John de Mohaut, knight, 100s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

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—————

Robert Pecche acknowledges that he owes to Adam de Nedeham of St. Albans 10*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

Robert de Pynkeny, knight, acknowledges that he owes to the said Adam 10*l.* 12*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Northampton.

Oct. 29.
Westminster.

The underwritten have quittance of the common summons [of the eyre] in co. Middlesex:

Master John Clarel.

Godfrey, bishop of Worcester.

Robert de Brus, the elder.

John, archbishop of York.

R. bishop of Coventry and Lichfield.

J. bishop of Carlisle.

Thomas, bishop of Exeter.

The abbot of Reading.

The abbot of St. Albans.

The prior of the Hospital of St. John of Jerusalem in England.

R. bishop of Norwich.

MEMBRANE 4*d.*Nov. 2.
Westminster.

Philip de la Hulle acknowledges that he owes to William de Mertok 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

—————
—————

Henry la Zuche, parson of the church of Esthamme, acknowledges that he owes to William de Hamelton, archdeacon of York, 5 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Bedford.

Walter de Leghtrintone acknowledges that he owes to Master William de Chyrinton, clerk, 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Henry son of Hugh de Mortuo Mari acknowledges that he owes to John le Seculer 5 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Geoffrey son of Elias le Mareschal of Wycumbe, chaplain, acknowledges that he owes to Agnes, late the wife of William le Husser of Suwerk 24 marks; to be levied, in default of payment, of his lands and chattels in London.

Nov. 2.
Westminster.

Walter de Strikland acknowledges that he owes to Robert de Barthon, clerk, 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

—————
—————

Robert Basset of Riston acknowledges that he owes to Hugh de Akele 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1293.

Membrane 4d—cont.

Agnes de Somery acknowledges that she owes to William de Hamelton, archdeacon of York, 40 marks; to be levied, in default of payment, of her lands and chattels in co. Stafford.

Cancelled on payment.

Nicholas de Bramelton acknowledges that he owes to Master Robert de Fileby 30*l.*; to be levied, in default of payment, of his lands and chattels in co. ———.

Thomas de Sancto Omero acknowledges that he owes to Nicholas Dalron, merchant of Winchester, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Geoffrey de Welles acknowledges that he owes to Robert le Personesone of Halgton 2 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The abbot of Gerudon acknowledges, for himself and his successors, that he owes to William de Hamelton, archdeacon of York, 42*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Nov. 7. John de Munceaus acknowledges that he owes to Nicholas Dalron 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Southamton.

Walter Boleven of Donameney acknowledges that he owes to Peter de Cusaunce 30 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

John Engayne, the younger, acknowledges that he owes to John Cole, citizen of London, 9*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

The abbot of Wynchecumbe acknowledges that he owes to Frederick Ventoure and his fellows, merchants of Lucca, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

John Senche acknowledges that he owes to Roger Brabazun, knight, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

Stephen Russel of Winchester acknowledges that he owes to William de Hamelton, archdeacon of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southamton.

Cancelled on payment.

Nov. 16. Alice, late the wife of Gilbert de Mikkellham, puts in her place Peter Dru to receive her dower of the lands that belonged to Gilbert.

Richard de Gloucestria, parson of the church of Chepingnorton, acknowledges that he owes to Master William de Chirinton 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Walter de Strikeland acknowledges that he owes to Robert de Barton, clerk, 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

1293.

*Membrane 4d—cont.*Nov. 18.
Westminster.

Bernard del Hacking came before the king, on Wednesday before St. Edmund, and sought to replevy his land in Dingkedeleye, which was taken into the king's hands for his default against Alice, daughter of Joan de Dingedeleye. This is signified to the justices of the Bench.

———— Nicholas Musard acknowledges that he owes to Master William de Chiryton, clerk, 50s.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Nov. 18.
Westminster.

To the sheriff of York. Whereas the king has, for the establishment of the greater tranquillity of his peace and the repression of the malice of robbers and other evil doers, ordered certain articles to be observed throughout his whole realm, amongst which articles he has ordained and given order throughout all the counties of the realm that immediately after the commission of robberies and felonies a fresh (*recens*) suit shall be made from town to town and from country to country, and likewise that inquisitions shall be made if necessary in towns, hundreds, liberties, counties, and sometimes in two, three or four counties where the felonies have been made on the confines (*in marchia*) of counties, so that the evil doers shall be taken; and if the country do not answer for the bodies of such evil doers, the men dwelling in the country shall answer for the robberies and the damages. The king now learns from the complaints of many men that homicides, robberies, arsons and divers other trespasses are committed more than usual in the realm since the statute and order aforesaid through lack of the full observance of the articles aforesaid: the king, wishing to obviate such damages and perils, sends to the sheriff under his seal the statute issued by him, ordering and enjoining him under pain of grievous forfeiture to cause without delay the statute to be publicly read, proclaimed, and firmly observed in all and singular its contents in every hundred, city, borough, fair, market and other public place in which greater and more speedy notice thereof may be given to all and singular of his county. He is to understand for certain, and to cause to be known to all and singular of his bailiwick on the king's behalf, that the king wills and orders that the conditions and pains contained in the statute shall be henceforth firmly and inviolably observed. The sheriff is enjoined to execute this order so speedily and diligently that the king may not have to punish him and his things as a contemner of his orders. [Ryley, *Placita*, p. 460.]

The like to all the sheriffs of England. [*Ibid.*]

MEMBRANE 3d.

John, archbishop of York, was attached to answer to the king of a plea that whereas pleas of imprisonments and other trespasses committed in the realm against the king's peace pertain specially to the king and his crown and dignity, the archbishop by John, prior of Boulton-in-Craven, his commissary, caused a sentence of excommunication to be fulminated against Anthony, bishop of Durham, while he was in the northern parts in the king's service and by his side by the king's order and under the king's protection, because the bishop's bailiffs took and imprisoned William de Wrleton and John Romaine found at Durham, and he caused the sentence (*summan*) to be put into execution, as the king learned from many trustworthy men; wherefore the king, being unable to let such contempt and irreverence pass unpunished, especially as the king and the

1293.

Membrane 3d—cont.

bishop, as far as lay in his power, were always prepared to exhibit speedy justice to William and John concerning the imprisonment in accordance with the custom of the realm, etc.

And hereupon the king, by Richard de Brettevill, who sues for him, says that the archbishop, on Wednesday before St. James, in the twentieth year, at Derlyngton, and on Thursday and Sunday following at Alverton, and in many other places of his [the bishop's] diocese, caused a sentence of excommunication to be fulminated by John, prior of Boulton, against the bishop, who was lately in the king's service in the north by his side and by his order and under his protection, because the bishop's bailiffs had taken and imprisoned William de Wrleton and John Romain, found at Durham, and put the sentence into execution, in contempt of the king, the injury of his royal dignity, and contrary to the reverence due to the king in this behalf, in despite of the king of 20,000*l.* And this he offers to verify for the king, etc.

And the archbishop comes and denies (*defendit*) all the contempt and all, etc. and says that he did nothing in contempt of the king or against his dignity, and that it was not his intention to do or attempt anything against the royal jurisdiction. And he says that he ought not to answer in the king's court concerning a sentence pronounced according to the canon (*a canone*) and declared by him, but that he will nevertheless out of reverence for the king, saving the liberty of his church, declare his deed and the truth of his deed, and will not use exceptions or cavils. He says that the bishop is his suffragan and his subject and is bound to obey his canonical mandates, and that as the bishop would not obey him as he ought in canonical mandates, he sent his clerks, to wit the said William and John, to cite the bishop to appear before him at a certain day and place to answer therefor, which clerks were taken and detained at Durham by the bishop and his ministers, so that the canonical mandate of the archbishop was not executed; for which reason the archbishop, as a father to a son and a superior to a subject and as one who ought, according to the duty of his office, to work for the correction of the soul for the health of the soul only and not for pecuniary or other pain, admonished the bishop to release the said clerks bearing canonical mandates and to restore them to their former liberty, or to signify to him the reason why he ought not to do this; and the bishop did not deliver them or signify to him why he had not done so; wherefore the archbishop again admonished him to do the premises under pain of suspension; and the bishop, being again disobedient, refused to do this entirely, multiplying his disobedience; and the archbishop for the third time admonished the bishop to obey him in the said canonical mandates under pain of the declaration of the sentence pronounced against him according to the canon (*a canone*) on account of this manifest injury of the liberty of the church and disobedience; and the bishop, hardening his heart, for the third time did not obey the canonical mandates of the archbishop, by reason whereof he fell under the sentence pronounced according to the canon, and the archbishop, in accordance with his office, and not to the prejudice of the royal jurisdiction, privilege or dignity, ordered the declaration of the said sentence in due manner under the following tenor: John, archbishop of York, to the prior of Boulton. Commission to publish the sentence of excommunication against Anthony, bishop of Durham [*as p. 272 above, omitting dating clause*]. Wherefore, since the archbishop sent his lawful and canonical mandates by his envoys, clerks and ministers of the church, to the bishop as his suffragan and subject, and the bishop, unmindful of the health [of his soul], disobeying the archbishop as his superior and contemning his canonical orders, caused the envoys, clerks,

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Membrane 3d —cont.

and ministers of the archbishop and of his church to be arrested and imprisoned, and being many times admonished by the archbishop concerning this disobedience, contempt and trespass, as by his superior who had care and whose duty it was to correct such offences of his subject and to amend them by canonical castigation, to cause the said disobedience, contempt and trespass to be amended, or to signify to him the cause of his action, and the bishop did not take care to make amends therefor or to signify the cause of his action, it seemed to the archbishop that he might and ought to proceed against him duly in form aforesaid without offence to the king as against his contumacious subject, disobedient transgressor and a contemner of his canonical mandates. And as to this, that he is charged with having ordered the sentence to be fulminated against the bishop when the bishop was in the king's service at his side by his order and under his protection, he says that he has in no way offended in this, because at the time when the sentence was pronounced (*summa lata fuit*), the archbishop was in parts beyond sea, and it was not contained in his mandate that the prior should pronounce such sentences and denunciations except in the proper places in which they could be most suitably done without offence of the law or the royal privilege, and it seems to him that it ought not to be imputed to him if the prior exceeded the limits of his mandate. Wherefore he says that it may be seen (*perpendi*) by the premisses that he did not publish the sentence against the bishop because the bailiffs of the bishop took and detained the clerks, as the king's writ supposes (*requirit*), but because of the bishop's manifest disobedience. And he prays the king that, having considered and weighed the premises according to the archbishop's intention and the duty of his office, justice may be done to him and his church with favour and grace in this behalf, etc.

And Richard de Brettevill, who sues for the king, says that the bishop of Durham has double status, to wit that of bishop in respect to spiritualities and that of an earl palatine in respect to his temporal tenements, and he says that although the archbishop might order him and transmit to him his canonical mandates in those things that pertain to his church, and might correct and amend the disobediences and sins of his subjects, and the bishop is bound to obey such precepts and mandates as to his superior and as the archbishop says, nevertheless as to the things that pertain to the temporal fees that he holds of the king, and in which the hearing and amending of trespasses whatsoever pertains to the king or to the bishop in the king's name, the archbishop has or can have no temporal jurisdiction by reason of his spiritual office; wherefore, since the archbishop acknowledges that the lay ministers of the bishop who had the administration of the bishop's temporal things and tenements took and imprisoned the clerks in the bishop's castle, and the cognisance of imprisonment of this sort pertains purely to the king by reason of his royal dignity and not to any one else, except by royal grant, and the archbishop ordered them to be delivered by ecclesiastical censure and amends to be made to them for the wrongs and trespasses, more especially as such imprisoned persons have and ought to have their recovery in the royal court, there and not elsewhere, for the wrongs and damages that they sustained by their unjust imprisonment, each for himself, because such offences are personal, both as to the persons offending and the persons suffering wrong, and it cannot be denied that the prior, the archbishop's commissary, fulminated the sentence against the bishop when he was under the king's protection by his side, by his order and in his service, in contempt of the king and contrary to his crown and royal dignity, as

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Membranes 3d, 2d—cont.

is aforesaid, etc., because the bishop would not deliver the said men, thus imprisoned by the bishop's lay ministers in a temporal tenement and would not^{*} satisfy them for damages for the imprisonment, and thus [the archbishop] exercised as a temporal judge a jurisdiction that he did not possess in those things that pertain to the king's crown and dignity. He prays judgment of the archbishop's acknowledgment, etc.

A day is given to the archbishop and to Richard de Brettevill, who sues for the king, in three weeks from Easter before the king.

Afterwards, in three weeks from Easter, the archbishop came before the king and his council; and the archbishop, being asked if he wished to say more or if he knew anything else to say than he had previously said, says that the bishop of Durham has a double status, one temporal as to the barony that he holds of the king and the other spiritual, concerning which he is bound in obedience to him, and he says that the bishop ought not to obey him less in temporal things by reason of the temporalities; and because the archbishop's said clerks had been taken and imprisoned by the bishop's ministers, which clerks he had sent only to bear canonical mandates, and the bishop, contemptuously disobeying his canonical mandates, would not deliver the clerks at his admonition, it seemed to him that he might declare and likewise promulgate the sentence that the bishop had incurred in canon law (*a canone*) by this deed. Being asked if the prison in which the clerks are detained is a prison pertaining to the bishop's barony or to his spirituality, and if any persons imprisoned therein ought to be delivered, and have been wont to be delivered, by the bishop's ministers, according to the laws and custom of the realm, he says that he cannot deny that the prison is within the castle, which is of the barony, and that they were imprisoned therein, and that persons imprisoned therein ought to be delivered, and have been wont to be delivered, by the lay ministers of the bishop, according to the law and custom of the realm. Being asked if that prison at the time of the voidance [of the see] of Durham is in the king's custody or in that of the guardian of the spirituality, he says that it is in the king's custody, but since they were his clerks and were bearing canonical mandates, as is aforesaid, and were taken by the ministers of his suffragan, it always seemed to him that he [the bishop] ought to have delivered them at his order, in whatsoever prison they were detained, and that this pertained to him to demand from his suffragan by reason of the obedience due to him. And because the archbishop in his own person acknowledges that the bishop has a double status, to wit a temporal and a spiritual, and that the imprisonments to be made by the bishop's ministers pertain to his temporal status, and also that the delivery of all prisoners pertains to the bishop's ministers by reason of the said temporality, according to the law and custom of the realm, and that the prison in which they [the clerks] were detained is in the castle, which is an appurtenance of the barony; and this the archbishop sufficiently confessed by his own mouth, saying that in time of voidance that prison is, and ought to be, in the king's custody by reason of the barony and temporality aforesaid, and not in that of the guardian of the spirituality; and as likewise it is expressly contained in the archbishop's letter, which he acknowledged and avowed, that the said prisoners were taken by the constable and lay ministers of the bishop, the keepers of the said prison, and in the bishop's absence; and as it follows clearly from the premises that the archbishop by his letters sent to the bishop at divers times, in

* Here begins Membrane 2d.

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Membrane 2d—cont.

whatsoever manner he endeavours to strengthen them by reason of any spiritual obedience, intended to constrain the bishop to deliver the prisoners, without having any regard to the persons of those by whom they were taken, more especially as they were laymen and ministers of the temporality, or without having any regard to any cause for which they were taken or detained in such prison, or to whom the delivery of them pertained, which delivery pertains only to the king by reason of his royal dignity, or to those to whom such liberty is granted by the royal dignity, according to the law and custom of the realm, and not to any one else by reason of any spirituality: it seems to the king in his full parliament, to the earls, barons, justices, and likewise all the council of the king, that the archbishop endeavoured, so far as lay in his power, to occupy and usurp upon the royal crown and dignity in this case of the delivery of the imprisoned men, contrary to the laws and custom of the realm and contrary to the faith in which he is bound to the king and his crown, to the manifest disinherittance of the king and his heirs. By reason whereof it was unanimously agreed by the earls, barons, justices and all other of the king's council that the archbishop shall be committed to prison for the offence and trespass aforesaid.

And hereupon before judgment was pronounced, although it was unanimously agreed by the consent of the magnates and others to be held in this case and likewise in similar cases for ever, the archbishop requested the magnates and others of the king's council to request the king for him that the king would admit him to his grace and will before the judgment be pronounced. And the king, at the instance of the magnates, of his special grace, granted this to the archbishop. And the archbishop humbly prays that he may submit himself to the king's will in all points for all the premises; and the king, at the instance of the magnates, admits him to his will, etc., according to his petition. And the archbishop was told not to go from parliament until he had heard the king's will concerning the premises, under pain of grievous forfeiture.

Afterwards the archbishop came and made fine with the king for the trespass aforesaid in 4,000 marks by his deed obligatory to this effect: 'Know all men that we John, archbishop of York, are bound to the king in 4,000 marks, of which sum mention is made before the king in the rolls for the pleas there and also in the exchequer, to be paid to him for his good will. For payment of which we charge ourselves and all our goods, by which we may be distrained at the king's pleasure. For payment of this sum we have found as sureties J. bishop of Carlisle, Master Henry, dean of York, William, archdeacon of York, John, archdeacon of the East Riding, and William, archdeacon of Nottingham. In witness whereof our seal is appended to the presents, together with the seals of the said sureties. Dated at Westminster, on Wednesday before Whitsuntide, 1293.' [*Rot. Parl.* i, 103; Ryley, *Placita*, p. 135 and Prynne, *Records*, iii, p. 560, all from the De Banco Roll.]

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MEMBRANE 13.

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Nov. 21. To Malcolm de Harl[eye], escheator this side Trent. Order to cause
Westminster. John de Ferrariis, grandson (*nepotis*) and heir of Margaret de Ferrariis, to have seisin of the lands that the said Margaret, his grandmother, held of the king at her death, as the king has taken his homage.

Nov. 24. To William Hauteyn, son and heir of Hamo Hauteyn. Order to send
Westminster. to the exchequer under his seal, there to be delivered to the treasurer and chamberlains, all Hamo's rolls of the delivery of the king's gaol of Neugate for all the time during which Hamo was one of the king's justices appointed to deliver that gaol, which rolls are in William's custody.

Nov. 23. To Thomas de Normanvill, escheator beyond Trent. Order to deliver
Westminster. to Richard le Brun 10*l.* yearly of rent in Appelby, which he took into the king's hands because Idonia, late the wife of Roger de Leyburn, who holds the rent of the king in chief, demised it to Richard for his life, as the king wishes to show favour to Richard. By K. & C.

Nov. 24. To the treasurer and barons of the exchequer. Order to release the
Westminster. distraint made upon William de Brumfeld in his manor of Farnthe for the debts that John de Walton owed to the king for the time when that manor was in his hands, as the king granted the manor to William in recompence for the lands that Queen Eleanor, the king's late consort, held in Brumfeld of William's inheritance, which William granted and released to the king, so that it is not consonant with right that he should be distrained in that manor for the debts due to the exchequer from any persons in whose hands the manor was before the king's gift thereof to William.

Nov. 27. To Roger Lestrangle, justiciary of the Forest this side Trent. Order
Westminster. to cause Robert de Staundon to have in the forest of Kynefare ten oaks fit for timber, of the king's gift.

Nov. 28. To the constable of the Tower of London. Order to deliver Master
Westminster. John Barat, imprisoned in the Tower for a summons lately made by him in the king's free chapel of St. Martin le Grand, London, upon his finding mainpernors to have him before the king in the octaves of St. Hilary to do and receive what the king's court shall consider in this matter.

To the sheriff of Hereford. Order to cause Walter Hackelutel to have seisin of a messuage and five acres of land in Bishops Frome, as the king learns by inquisition taken by the sheriff that the messuage and land, which William de Pyrleye, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held them of Walter, and that the township of Bishops Frome had the king's year and day thereof, and that it ought to answer to the king therefor.

Nov. 29. To Malcolm de Harl[eye], escheator this side Trent. Order not to
Westminster. intermeddle further with the custody of the land and heir of William de Warennia and Joan, his wife, and to render to Robert de Veer, earl of Oxford, and Alice, his wife, anything that he may have received thence

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Membrane 13—cont.

since the death of Joan, as Robert and Alice granted to William and Joan, by the king's licence, the manors of Midmeham, Tyburne, Pritelwelle, Wlfhamstone, Nuthamstede, Gynges and 10*l.* yearly of land in the manor of Cestresham, which manors and lands are held of the king in chief, to have and to hold to William and Joan and to Joan's heirs, as is contained in the charter made between Robert and Alice and William and Joan, and the king granted that if William and Joan died without an heir begotten between them, he would save Robert and Alice harmless as to the custody of the land and heir of William and Joan during the life of Robert and Alice, and William and Joan are now dead.

Nov. 28. To the same. Order to deliver Griffin, son and heir of Owen de la
Westminster. Pole, tenant in chief, to Joan, late the wife of Owen, his mother, to be kept by her during the king's pleasure. The king makes this order, at the instance of Joan, in consideration of Griffin's tender age.

Nov. 30. To the keeper of the forest of Chippenham. Order to cause Alan de
Westminster. Clyfton to have in the wood of Pewesham, within the bounds of that forest, six oaks fit for timber, of the king's gift.

To the keeper of the park of Pederton. Order to cause the Friars Preachers of Ivelcestre to have in that park twelve oaks fit for timber for the construction of their church, of the king's gift.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause William son and heir of Hugh le Botiler, to have seisin of the lands that his father held in chief, as the king has taken his homage.

Dec. 6. To the same. Whereas the king has taken the homage of Roger del
Westminster. Gardyn for 10 marks yearly of land and rent in Lymynton, whereof Isabel de Fortibus, late countess of Albemarle, enfeofed him and Joan his wife, to hold of the king in chief as Isabel was wont to hold of them, the king orders the escheator not to molest Roger or Joan by reason of the feoffment.

To the bailiff of the Hundred of Christ Church, Twynham. Order to permit the aforesaid Roger and Joan to hold the beadlery (*bedeltria*) of that Hundred, with the custody of the warren there, in accordance with the form of the feoffment that the said Isabel made to them, as the king has taken Roger's homage for the beadlery.

Dec. 6. To the sheriff of Northumberland and the coroners of that county.
Westminster. Order to supersede entirely the exigent in which R. de Stutevill and Eleanor, his wife, were placed after the last eyre of the king's justices in that county, as the king lately ordered them to supersede the exigent until All Saints last, and it appears by inspection of the record and process before the said justices, which the king caused to come before him, and in which there is error, that they were not put in exigent. By K.

To the sheriff of Worcester. Order to cause to be replevied to G. bishop of Worcester his lands, which were taken into the king's hands for his contempt and trespass against the king, upon his finding twelve men of that bailiwick who shall mainpern to have him before the king in the octave of St. Hilary to answer for the contempt and trespass, and to do and receive what the king's court shall decide (*considerabit*).

Membrane 13—cont.

1293.

Dec. 8.
Westminster.

To H. de Cressingham and his fellows, justices in eyre in co. York. Order to cause to be withdrawn (*extrahi*) from their rolls a fine of 100 marks by which Gerard, archdeacon of Richmond, made fine with the king before them for his trespass in not admitting a suitable parson to the church of Great Langeton at the king's order on the presentation of Thomas de Richemund, of which trespass he was convicted before them in the eyre, as the king has pardoned him this sum.

Dec. 6.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbot and convent of Hyde, Winchester, to be acquitted of 3s. yearly for an acre of meadow called 'Danemarche' outside the walls of Winchester, from the 28 May, in the ninth year of the reign, until now and from henceforth, as the king granted it to them in frank almain on that day by his letters patent, which acre the king had previously recovered against them in his court before Solomon de Roff[a] and his fellows, justices in eyre, at Winchester, and which the justices arrented at 3s. yearly for the king's use.

Dec. 7.
Westminster.

To the same. Order to cause Ralph de Albinacio to be acquitted of the account exacted from him by summons of the exchequer for the issues of the Hundred of Suthperton from 5 November, in the eighth year of his reign, until 16 July, in the 18th year, on which day the king granted the hundred to him by his charter, which hundred the king had previously recovered against him before Solomon de Roff[a] and his fellows, justices in eyre in co. Somerset, as the king pardoned him the account for the time aforesaid.

Dec. 10.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order not to molest Hugh de Estcote for his homage for certain lands that he holds of the king in chief of the inheritance of Joan, his wife, as the king has taken his homage.

Dec. 10.
Westminster.

To the same. Order not to intermeddle further with the lands that Geoffrey de Fowelle held at his death of other lords than the heir of Ralph Basset of Weledon, a minor in the king's wardship, as the king learns by inquisition taken by the escheator that Geoffrey held certain lands of the said heir and nothing of the king in chief, so that the custody of the lands that he held of other lords does not pertain to the king.

To the treasurer and barons of the exchequer. Order to cause Nicholas Musard, uncle and heir of John Musard, to be acquitted of 61*l.* 9*s.* 5*d.* exacted from him for the king's armies of Wales in the fifth and tenth years of his reign, as it appears to the king by inspection of the rolls of chancery that the said John, the son and heir of Ralph Musard, tenant in chief, was a minor in the king's wardship when the king was in Wales in the said armies. It is provided that answer shall be made to the exchequer for scutage for that time of the knights' fees that were then held of John.

To the keeper of the forest of Gillingham. Order to cause John Mautravers to have in that forest ten does, of the king's gift.

On the information of William le Brun.

Vacated, because the writ was restored and cancelled.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Alice, late the wife of Thomas le Ragged, tenant in chief, upon her taking oath not to marry without the king's licence.

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*Membrane 13—cont.*Dec. 11.
Westminster.

To Ralph de Sandwico, constable of the Tower of London. Order to deliver Simon de Sharsted, imprisoned in the Tower for burning the houses of John de Cobeham in co. Kent, upon his finding in the presence of William de Bereford twelve knights and others who shall mainpern to have him before the king at his order.

Dec. 11.
Westminster.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause John, son and heir of Walter de Trailly, tenant in chief, to have his maintenance from William's lands, which are in the king's hands by reason of John's minority, according to the portion of the lands, as the king enjoined upon the escheator by word of mouth.

Dec. 10.
Westminster.

To Hugh de Cressingham and his fellows, justices lately in eyre in co. Cumberland. Order to cause to be withdrawn from their rolls the amercement in which John, bishop of Carlisle, fell in the suit before them by the king's writ between the king, demandant, and the bishop, deforciant, concerning four messuages, 82 acres of land and 2 acres of land, a mill, 75s. 1d. yearly of rent in the suburbs of Carlisle and Dalston, which the king recovered against him by decision (*consideracionem*) of the court.

By K.

MEMBRANE 12.

Dec. 10.
Westminster.

To Malcolm de Harle, escheator this side Trent. Order to deliver to the nearest [friend] of the heir of John de Bradeleye the lands of the latter, together with the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held certain lands of the king, rendering therefor to the exchequer 38s. 8d. yearly, and that he held nothing of the king by knight service, and that nothing is found at the exchequer by reason whereof the custody of John's lands ought to pertain to the king.

Dec. 10.
Westminster.

To the sheriff of Hertford. Order to restore to John, the vicar of the church of Stanstede, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Thomas de Sandwyco and William de Lamburn, justices appointed to deliver Hertford gaol, with harbouring Thomas de Aldrebeck, a felon, and other malefactors, his fellows, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy, as the bishop has signified to the king by his letters patent, and the king learns by an inquisition that he caused to be taken by the sheriff of Hertford and the coroners of that county that John is of good fame and conversation and was never a notorious or public evildoer or receiver of evildoers.

To the treasurer and barons of the exchequer. Order to discharge Ralph de Sandwyco of the corn sown in 73½ acres of land in the manor of Mershwod, as the king lately assigned from the lands that belonged to John de Maundevill, tenant in chief, which are in the king's wardship by reason of the minority of John's heir, to Stephen de Monteferand, now dead, 50l. yearly of land, to have during the minority of the heir, for his maintenance in the king's service, and the king ordered Ralph, then his steward, to deliver to Stephen 50l. yearly of land with the ploughs, stock, and all other goods of the king in the said lands on the day of the assignment, and Ralph accordingly delivered to Stephen 50l. yearly of land with the corn sown in 73½ acres of land in the manor of Mershwod, being part of the said land, and the treasurer and barons charge him with the corn at the exchequer, as the king learns.

Membrane 12—cont.

1293.

Dec. 6.
Westminster.

To the same. Order to discharge Philip de Paunton of 53*l.* 19*s.* 6*d.* at which the goods of Richard le Fraunceys were appraised. which goods the king ordered Philip, his sheriff of Derby, to restore to Richard because he had purged his innocence before J. bishop of Carlisle of harbouring Robert de Appelby, a felon charged with the death of Nicholas de Hasting' and William de Hartecla, and of aiding and assenting to the felony, wherewith he was charged before the justices last in eyre in co. Westmoreland, and because the king learned by an inquisition that he caused to be taken by the sheriff and coroners of co. Westmoreland that Richard is of good fame and faithful conversation and was never a public or notorious malefactor.

The like in favour of Thomas de Hellebeck, sheriff of Westmoreland, for the goods and chattels of the said Richard, appraised at 96*l.* 14*s.* 2*d.*

Dec. 8.
Westminster

To the same. Order to acquit brother Guy de Foresta, master of the military order of the Temple in England, of 40*s.* at which brother Robert de Turvill, sometime master of the military order of the Temple in England, his predecessor, was amerced before Master Thomas de Sudinton and his fellows, justices appointed to take assizes in co. Warwick, for a disseisin; and of 5 marks at which Robert was amerced before William de Saham and his fellows, justices lately in eyre in co. Gloucester, for an unjust detention; and of 40*s.* at which Robert was amerced before the said William and his fellows in the same eyre for a false claim; and of 5 marks at which Robert was amerced before John de Vallibus and his fellows, justices last in eyre in co. Northampton, for a false claim; and of 10*l.* of the issues of the said Robert forfeited before the justices of the Bench, in the fourteenth year of the king's reign; and of half a mark at which the preceptor of La Bruere, a brother of the said Temple, was amerced in the Jewry for a false claim; and half a mark at which brother John de Mohun, brother of the said Temple, was amerced in the Bench for an unjust detention against Gregory le Waleys; and of half a mark at which the said John was amerced in the Bench for an unjust detention; and of half a mark at which Joceus le Provost of Ledenham and John, his son, were amerced in the Bench because they did not have the master, whom they had pledged, in the sixteenth year of the reign, as the king has pardoned the present master at the instance of brother James de Melay, master of the military order of the Temple of Solomon.

Dec. 11.
Westminster

To the same. Order to acquit the executors of Nicholas le Gras, late sheriff of Sussex, of 50 marks at which the goods of Martin Heyn, clerk, were appraised, which goods were delivered to Martin by Nicholas in execution of the king's order to restore to Martin his goods, which had been taken into the king's hands upon his being charged with larceny before the justices last in eyre in that county, because he purged his innocence before S. then bishop of Chichester, to whom he was delivered by the justices in accordance with the privilege of the clergy.

To the same. Order to acquit John Comyn of 20*l.* at which he was amerced before Walter de Cambhou and his fellows, justices last in eyre for common pleas within the liberty of Tyndale, because he entered without warrant the lands held immediately of him by Hugh Spalfot, who fled before the eyre for certain larcenies wherewith he was charged and who was placed in exigent to be outlawed in the said eyre and was afterwards outlawed, as the king has pardoned John this sum.

Dec. 10.
Westminster

To the sheriff of Lancaster. Order to cause Master Adam de Walton, parson of the church of Wygan, to have seisin of an acre of land and of

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Membrane 12—cont.

a moiety of a toft in Wygan, which Henry Russel of Penketh, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Henry held them of Master Adam, and that Ralph de Monte Jovis holds them now and had the king's year and day thereof, for which he ought to answer to the king.

Dec. 13.
The Tower.

To Malcolm de Harl[eye], escheator this side Trent. Order to deliver to Joan, late the wife of Owen de la Pole, tenant in chief, 52*l.* 0*s.* 10³/₄*d.* yearly of land in the manor of Talgarth in the town of Thlanthenelas, which the king has assigned to her from Owen's lands to hold in *tenancia* until the king shall cause dower to be assigned to her.

Dec. 17.
Chatham.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of S. late bishop of Chichester to be acquitted of 100 marks, by which he made fine with the king for the service of two and a half knights' fees that he acknowledged to the king in his army of Wales in the tenth year of the reign, as he paid this sum in that year by the hands of Baruncinus Gualteri, merchant of Lucca, as appears by the king's letters patent made to him, which the king has inspected.

To the same. Order to cause the executors of the said bishop to be acquitted of 100 marks, by which he made fine with the king for the service of two and a half knights' fees that he acknowledged to the king in his army of Wales in the fifth year of his reign, as he paid this sum into the wardrobe to Master Thomas Bek, then keeper of the same, on Saturday the morrow of St. Swithun, in the said year, as appears by the king's letters patent made to him, which the king has inspected.

1294.

Jan. 1.
Canterbury.

To the same. Order to acquit the abbot of Vale Royal of 40*s.* by which he made fine before the justices last in eyre in co. Lancaster for having respite of a judgment, as the king has pardoned him this sum.

By bill of the exchequer.

Jan. 3.
Canterbury.

To the keeper of the forest of Gillingham. Order to cause Richard de Bosco to have in that forest four does, of the king's gift. By K.

Jan. 14.
Eastry.

To John son of Thomas, keeper of the park of Broumore. Order to cause John de Drogenesford to have in that park two live bucks and six live does, in order to stock his park of Eston Crok therewith, of the king's gift.

To the sheriff of Kent. Order to cause the abbot of Langedon to have seisin of an acre and a rood of land that John le Stel, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of the abbot, and that John Levenoth has had the king's year and day thereof, and that he ought to answer to the king for it.

Jan. 4.
Canterbury.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Thomas, late bishop of St. Davids, to be acquitted of 58*l.* in which the bishop was indebted to the king at his death, to wit 50*l.* for the arrears of the manor of Porestok, co. Dorset, and 8*l.* for William de Farden for William's debt, as the king has pardoned the executors these sums.

Jan. 17.
Eastry.

To the same. Order to cause Master Robert le Pestur, the king's serjeant, to be acquitted of a mark of rent yearly, which Adam de Stratton had and was wont to receive from a house opposite St. Martin's le Grand,

1294.

Membrane 12—cont.

London, in the parish of St. Agnes, which was then in the king's hands by Adam's forfeiture, from 18 February, in the eighteenth year of the reign, when the king granted it to Robert and his heirs. It is provided that answer shall be made to the king for the said mark yearly from the time when it came to his hands by his forfeiture aforesaid until the said day.

Jan. 18.
Eastry.

To the sheriff of Essex. Order to deliver in bail John Nichole of Little Wodeham, imprisoned in Colecestre gaol for the death of William le Daneys, wherewith he is charged, as the king learns by the record of Thomas de Sandwyco and William de Lamburne, justices appointed to deliver that gaol, that John slew William in self-defence.

Jan. 20.
Eastry.

To Malcolm de Harl[eye], escheator this side Trent. Order to deliver to Joan, late the wife of Owen (*Audoeni*) de la Pole, tenant in chief, the manor of Walwern in Keveylloc, which is extended at 49*l.* 14*s.* 6½*d.* yearly, and the manor of Mathrawell, which is extended at 24*l.* 0*s.* 1*d.*, which the king has assigned to her in dower, on condition that she answer to him for 4*l.* 10*s.* 6¼*d.*, the excess of her dower.

MEMBRANE 11.

Jan. 27.
Canterbury.

To the treasurer and barons of the exchequer. Order to acquit William de Pageham of 6*l.* 6*s.* 4*d.* at which the goods of Simon de Kaneford, vicar of the church of Ifeud, were appraised, which goods were taken into the king's hands upon his being charged before the justices last in eyre in co. Sussex with the death of Master Geoffrey de Gates, sometime archdeacon of Chichester, and which the king ordered William, then sheriff of that county, to restore to Simon because he had purged his innocence before Master Gilbert de Sancto Leofardo, elect of Chichester, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Jan. 27.
Canterbury.

To the sheriff of Derby. Order to cause Edmund, the king's brother, to have seisin of a messuage in Wirkesworth, which Gilbert de Tanur of Wirkesworth, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that it has been in the king's hands for a year and a day, and that Gilbert held it of Edmund, and that the township of Wirkesworth had the king's year and day thereof, and ought to answer to the king for it.

Feb. 2.
Stepney.

To the sheriff of Hereford. Order to cause Theobald de Verdun to have seisin of two shops in Webbeleye, which Roger le Webbe, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Roger held them of Theobald, and that the township of Webbeleye ought to answer to the king for his year and day.

To the same. Like order to cause Walter le Provost to have seisin of an acre of land in Dylue, which the aforesaid felon held of him.

To the same. Like order in favour of Roger de Gernereston to have seisin of a moiety of an acre of land in Webbeleye, which the aforesaid felon held of him.

Jan. 3.
Stepney.

To the sheriff of Stafford. Order to cause the abbot of Burton to have seisin of 2½ acres of land and of a moiety of a messuage in Ylum, which

1294.

Membrane 11—cont.

Geoffrey Shirlock, who was hanged for felony, held, as the king learns by an inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Geoffrey held them of the abbot, and that the township of Ylum had the king's year and day thereof, and that it ought to answer to the king for it.

Feb. 6.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Thomas son of Roger de Luvetot to be acquitted of 10*l.* by which he made fine with the king for the service of a knight's fee, which he recognised to the king in his army of Wales, in the fifth year of the reign, as he paid this sum to Reynier de Luk' the king's merchant, at Michaelmas in that year, of which sum the king acquitted him by his letters patent, which the king has inspected.

To the sheriff of Buckingham. Order to cause a verderer for the forest of Whitelwode to be elected in place of James Koc, who has become blind.

To the sheriff of Northampton. Order to cause verderers for the forest of Salcey (*de Salseto*) to be elected in place of Hugh son of Simon and John de Mersshe, deceased.

To the sheriff of Bedford. Order to deliver to the master and brethren of the Hospital of St. Katherine without the Tower of London all the goods and chattels that belonged to Master Thomas de Pontesbury on the day when he was convicted of certain felonies before Robert Malet and his fellows, justices appointed to deliver Bedford gaol, as the king has granted them to the master and brethren.

By K. on the information of G. de Roubur[y].

The like to the sheriff of Salop.

Feb. 7.
Westminster.

To the sheriff of Oxford. Order to deliver in bail John Rose, imprisoned at Oxford for larcenies and other trespasses wherewith he is charged, to six mainpernors who shall undertake to have him before the king at his order.

By K. on the information of W. bishop of Bath and Wells, the treasurer.

1293.

Dec. 3.
Westminster

To the treasurer and barons of the exchequer. Order to cause Thomas de Candevere to have the custody of the king's manor of Gildeford, with the park there, as the king wills that Thomas shall have the custody during pleasure, for his good service to the king, receiving as much yearly as Thomas de la Beche, the late keeper, was wont to receive. By pet. of C.

Vacated, because on the Fine Roll.

1294.

Feb. 11.
Denham.

To the sheriff of Wilts. Order to cause a coroner for the town of Wilton to be elected in place of Robert Ace, deceased.

Vacated, because it was not sealed.

Feb. 17.
Baldock.

To the treasurer and barons of the exchequer. Order to acquit the executors of the will of J. late bishop of London of 200 marks, by which he made fine with the king for the service of six knights' fees, which he acknowledged to the king in his army of Wales, in the fifth year of his reign, as he paid this sum by the king's order to Orlandinus de Podio and his fellows, merchants of Lucca, of which ten (*sic*) marks the king acquitted him by his letters patent, which he has inspected. [Prynne, *Records*, iii. 608.]

To Sampson de Gretham, keeper of the lands that belonged to Isabel de Fortibus, late countess of Albemarle. Order to deliver to Robert de

Membrane 11—cont.

1294.

Ver, earl of Oxford, the manor of Radewinter, co. Essex, and the manor of Wilburgham, co. Cambridge, to be held in name of wardship, as the king learns by inquisition taken by Malcolm de Harl[eye], escheator this side Trent, that John le Chaumbreleyn of Radewynter held the manors at his death of the earl by the service of two knights' fees, and that the earl and his ancestors have been always wont to have the wardship of the manors, with the marriage of the heirs of John's ancestors, whenever wardship and marriage fell in, and also that the earl was in full seisin of the wardship after John's death until he was ejected by Sampson under pretext of a carucate of land that John held of the countess in Little Radwinter. He is ordered to retain in the king's hands the lands that John held of the countess, and not to molest the earl concerning the marriage of John's heir.

Feb. 17.
Baldock.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause dower to be assigned to Agnes, late the wife of William le Estur, tenant in chief, from the knights' fees that belonged to William, in the presence of William's heir, if he wish to be present.

To the treasurer and barons of the exchequer. Order to allow to William de Tittleye 10*l.* 7*s.* 7½*d.* at which the goods and chattels of Richard le Fraunceys, clerk, were appraised, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Westmoreland with harbouring Robert de Appleby, a felon charged with the death of Nicholas de Hastings' and William de Hartecla, and which the king ordered William de Tittleye, sheriff of Stafford, to restore to Richard because he had purged his innocence before J. bishop of Carlisle, the diocesan, to whom he was delivered in accordance with the privilege of the clergy.

Feb. 22.
Castle Acre.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of John le Chaumberleyn of Radwynter, from the carucate of land in the manor of Radewinter that John held of Isabel de Fortibus, countess of Albemarle, as appears by inquisition taken by the escheator (*as in the preceding order to Sampson de Gretham*).

To the treasurer and barons of the exchequer. Order to acquit William de Tetteleye of 56*l.* 6*s.* 6*d.* at which the goods and chattels of William de Ercaleu, clerk, were appraised, which were taken into the king's hands upon his being indicted before the justices in eyre in co. Salop for stealing fifteen swine, and which the king ordered William, then sheriff of the county, to restore to William de Ercaleu because he had purged his innocence before R. bishop of Coventry and Lichfield, the diocesan, to whom he was delivered in accordance with the privilege of the clergy, and because the king learned by inquisition taken by the sheriff and coroners of the county that the said clerk is not a notorious or public malefactor, but is of good fame and condition.

Feb. 26.
Walsingham.

To the same. Order to cause G. bishop of Worcester to be acquitted of 80*l.* by which he made fine with the king for the service of three knights' fees, which he acknowledged in the king's army of Wales, in the fifth year of the reign, as he paid this sum into the wardrobe, on Sunday after SS. Peter and Paul, in the said year, to Master Thomas Bek, then keeper of the wardrobe, now deceased, of which the king acquitted him, as appears by his letters patent made to the bishop, which the king has inspected.

1294.

Membrane 11—cont.

March 19.
Bury
St. Edmunds

To John de Vesey, justice of the Forest beyond Trent. Order to cause the prior of Westacre to have in the forest of Shirewode ten oaks fit for timber for the fabric of his church, of the king's gift.

By K. on the information of R. de Tybotot.

To the keeper of the park of Langeham. Order to cause the abbot of Colecestre to have in that park five live bucks and seven live does, of the king's gift.

By K. on the information of R. de Tybotot.

March 25.
Ipswich.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Roger de Swerdeston, deceased.

Membrane 11—Schedule.

Feb. 22.
Castle Acre.

To Thomas de Normanvill, escheator beyond Trent. Order to go in person to the manor of Kirkeburne, and to take it into the king's hands if he find that waste have been committed in it, as the king lately granted the custody of the manor, which belonged to Marmaduke de Tweng, tenant in chief, and which is in the king's hands by reason of the minority of Lucy, kinswoman and heiress of Marmaduke, to William de Leyburne during Lucy's minority, and the said William and Walter de Rokeslee, to whom William committed the custody, have made waste and destruction of the houses and gardens of the manor, in contempt of the king and to the disinherittance of the heiress, as the king understands. If the escheator find that this is so, he is ordered to attach William and Walter to be before the justices at the first assize in those parts to answer to the king and the heiress in this behalf.

To Malcolm de Harlee, escheator this side Trent. Like order to go in person to the manor of Bosiate, which belonged to Robert de Tweng, tenant in chief, and which is in the king's hands by reason of the minority of Lucy, his daughter and heiress, as the king lately granted the custody of the manor during her minority to Roger de Frecurt, and he has made waste and destruction of the houses and woods of the manor, as the king understands.

MEMBRANE 10.

March 25.
Ipswich.

To the treasurer and barons of the exchequer. Order to cause Edmund, earl of Cornwall, to be acquitted of 35*l.* and of 21*l.* 15*s.* 0*d.* exacted from him as below, as the late king, on 25 December, in the twenty-eighth year of his reign, granted by his charter, which the king has inspected, to Richard, late earl of Cornwall, and Senchia, his wife, and to the heirs of Senchia's body, the manor of Glatton, which belonged to Baldwin de Ripar[iis], and on 21 May, in the thirty-sixth year of his reign, by another charter, which the king has also inspected, the manors of Ocham and Lechelade, which belonged to Isabel de Mortuo Mari, to them and their heirs, and the treasurer and barons distrain the said Edmund, the heir of Richard and Senchia, for 35*l.* that are exacted from Baldwin for the time when the manor of Glatton was in his hands and for 21*l.* 15*s.* 0*d.* that are extracted from Isabel for the time when the manors of Ocham and Lechelade were in her hands, by reason of the manors being in Edmund's hands, contrary to the tenor of the charters aforesaid. It is provided that the other lands that belonged to Baldwin and Isabel shall be charged with these sums.

Vacated, because otherwise below.

1294.

Membrane 10—cont.

To the same. Order to like effect, varying from preceding in stating that Baldwin and Isabel held the manors for a long time before the grant, omitting the statement that the grant of Okham and Lecchelade was made to Richard and his wife and to the heirs of their bodies, and adding that the king learns of the exaction from Edmund's complaint.

April 6.
Gillingham.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause Robert de Kaynes, son and heir of Robert de Kaynes, to have seisin of the lands that his father held of the king in chief, as the king has taken his homage.

To the same. Order to cause dower to be assigned to Christina, late the wife of John de Horsy, tenant in chief, as she has taken oath before the king not to marry without his licence.

April 13.
Dover.

To the treasurer and barons of the exchequer. Order to respite until Midsummer the exaction from Master William de Monteforti, king's clerk, one of the executors of the will of Thomas de Cantilupo, sometime bishop of Hereford, for 10*l.* of the debts due from the bishop to the exchequer.

April 20.
Canterbury.

To the sheriff of Gloucester. Order to cause the abbot of Hayles to have seisin of a messuage and a virgate of land in Langeberewe, which Thomas de Chaundelan, who abjured the realm for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of the abbot, and that the township of Langeberewe had the king's year, day and waste thereof, for which it ought to answer to the king.

April 20.
Canterbury.

To the keeper of the New Forest. Order to cause the prior of Holy Trinity, Twynham, to have in that forest twelve oaks fit for timber, of the king's gift.

To the bailiff of Clarendon. Order to cause the said prior to have in the wood of Melchet, which is within that forest, ten oaks fit for timber, of the king's gift.

April 24.
Canterbury.

To the keepers of the archbishopric of Canterbury during the voidance of the see. Order to cause the prior of Patrikesburn to have in the wood of the manor of Bisshopesburn four oaks fit for timber, of the king's gift.

April 22.
Canterbury.

To the justices next in eyre for pleas of the Forest in co. Essex. Order not to molest Master William de Grenefeld, king's clerk, by reason of his trespass in taking a doe in the forest of Essex beyond the six does given to him by the king in that forest, as the king has pardoned him this trespass.

April 26.
Canterbury.

To John de Vesey, justice of the Forest beyond Trent. Order to cause Joan, wife of John Wake, to have in the forest of Shirewode ten oaks fit for timber, of the king's gift.

To the sheriff of Huntingdon. Order to cause the warden of the brethren of the Hospital of St. Margaret without Huntingdon to have seisin of a messuage and of half a virgate of land in Conynton, which Geoffrey son of William son of Henry de Conynton, who abjured the realm for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Geoffrey held them of the warden, and that they are still in the king's hands, and that the township of Conynton ought to answer to the king for his year and day thereof.

Membrane 10—cont.

1294.

May 2.
Newington.

To the same. Like order to cause the abbot of Sautre to have seisin of a messuage and an acre of land in Sautre, which the aforesaid Geoffrey held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Geoffrey held them of the abbot, and that the township of Sautre ought to answer for the king's year and day, and that the land is still in the king's hands.

May 1.
Newington.

To the sheriff of Oxford. Order to deliver on mainprise Gilbert le Fevre of Weston, imprisoned in Oxford gaol for the death of John Cod, wherewith he is charged, as the king learns by the record of Robert Malet and Hugh de Braundeston, his justices appointed to deliver that gaol, that Gilbert slew him in self-defence.

May 1.
Newington.

To the fermors of the king's mills and of the bridge of Chester. Order to pay to Robert de Crevequer 22*l.* 10*s.* 0*d.* for this quinzaine of Easter, as the king granted to him, in recompence for the surrender, grant and quit-claim that he made to the king of a moiety of the manor of Saham, the custody of the castle of Beston, co. Chester, for life, and 100*s.* yearly for the custody and also 40*l.* yearly from the issues of the mills and bridge, a moiety at the quinzaine of Easter and a moiety at the quinzaine of Michaelmas.

April 29.
Ospringe.

To the sheriff of Warwick. Order to cause Roger le Keu to have seisin of three messuages in Clyfton, which Henry le Keu, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Henry held them of Roger, and that the township of Clyfton had the king's year and day, and ought to answer to the king therefor.

Vacated, because the letter was restored and cancelled.

May 1.
Newington.

To the sheriff of Lincoln. Order to cause proclamation to be made prohibiting anyone from taking the eggs of ducks laying eggs near the rivers in his bailiwick, under pain of grievous forfeiture, as the king learns by trustworthy testimony that certain men of that bailiwick have heretofore taken and carried away such eggs, and do daily take them away, so that the king, if he should pass through those parts, and others his subjects there dwelling may not have sport (*deductum*). By pet. of C.

Assignment of dower to Christina, late the wife of John de Horsy, made by Malcolm de Harl[eye], escheator this side Trent. There are assigned to her a messuage and adjoining curtilage in Horsy, which is extended at 8*d.* yearly; and 41 acres of land and three roods of arable land in the same town, which are extended at 20*s.* 10½*d.* yearly; two acres of meadow in the same town, which are extended at 3*s.* yearly; the rents and services of Robert Pynel, a free tenant, in the same town, which are extended at 4*s.* yearly; the rents, customs, works and services of certain customers there, which are extended at 51*s.* 6*d.* yearly; a third of the profit of a wind-mill there, which third is extended at 2*s.* 2¾*d.* yearly; the rents and services of Walter de Sydwere, a free tenant, in Sydwere, which are extended at 8*s.* yearly; a messuage with a garden in Postrigge, which is extended at 12*d.* yearly; and 60 acres of arable land in Postrigge, which are extended at 15*s.* yearly; six acres of meadow in Postrigge, which are extended at 6*s.* yearly; in the hamlet of Asholte the rents and services of free tenants, which are extended at 3*s.* yearly; and 94 acres of arable land and of waste land, which are extended at 3*s.* 11*d.* yearly; also six acres of waste wood, which are extended at 12*d.* yearly.

Membrane 10—cont.

1294.

May 5.
Wrotham.

To Matthew de Columbar[iis], taker of the king's wines of the right prise throughout England, or to him who supplies his place. Order to deliver to the abbot and convent of Westminster a tun of wine for the present year, in accordance with the late king's grant to them by his charter, which the king has confirmed, of a tun of wine to be received at London yearly on the morrow of St. Botolph, by the hands of the king's chamberlain, for the celebration of divine service in their church.

May 11.
Otford.

To the treasurer and barons of the exchequer. Order to cause Edmund de Kemesek to be acquitted of 60 marks, by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales in the tenth year of the reign, as he paid this sum at London, on Monday the eve of St. Edward, in the said year, by the hands of Baruncinus Galteri and his fellows, merchants of Lucca, as is contained in the king's letters patent made to Edmund.

To Malcolm de Harle, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of John de Abyngeton, tenant in chief, as she has taken oath before the king not to marry without his licence.

April 20.
Canterbury.

To the treasurer and barons of the exchequer. Order to cause the prior of Boulton in Craven to be acquitted of 50 marks of the 100 marks at which he was amerced before Gilbert de Thornton and his fellows, [justices] appointed to hear pleas before the king, for a trespass, and to give him respite as below for the remainder, as the king has pardoned him 50 marks and has granted him respite for the remainder until he shall give further order by word of mouth or under his privy seal. By K.

MEMBRANE 9.

May 13.
Bletchingley.

To the sheriff of York. Order to restore to Nicholas de Meignill, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices in eyre in co. York with the homicide of William de Moubray and Maud, his wife, Richard de Moubray, son of William, and Hilda sister of Richard, by burning William's houses and the houses of the vicar of Rudeby, and with receiving William Cokerel and Reginald le Hunte, felons, as he has purged his innocence before J. archbishop of York, to whom he was delivered in accordance with the privilege of the clergy.

May 13.
Bletchingley.

To Malcolm de Harl[eye], escheator this side Trent. Order not to intermeddle further with the lands that belonged to William de Insula, deceased, as the king learns by inquisition taken by the escheator that William at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

May 14.
Betchworth.

To the sheriff of York. Order to cause coroners for that county to be elected in place of Walter de Grimeston and William Gaylun, deceased.

May 17.
Dedisham
(Dadesham).

To the same. Order to cause a verderer for the forest of Edmund, the king's brother, of Pykering to be elected in place of Bernard de Bergh, as it is testified before the king by Roger Brabazun that Bernard is insufficiently qualified.

1294.

*Membrane 9—cont.*May 17.
Dedisham.

To the treasurer and barons of the exchequer. Order to discharge Hugh de Babyngton of 42*l.* 14*s.* 10*d.* at which the goods and chattels of Bartholomew Goggyng of Cambridge, clerk, were appraised, which were taken into the king's hands upon his being indicted of the homicide of Geoffrey de Grysele, clerk, slain at Cambridge, before John de Eyvill, Ralph Basset and Robert Malet, then justices to deliver Cambridge gaol, as the king ordered Hugh, sheriff of Cambridge, to restore to Bartholomew his goods and chattels because he had purged himself before W. elect of Ely, to whom he was delivered by the justices in accordance with the privilege of the clergy.

May 19.
East Dean.

To the same. Order to acquit the abbot of Rameseye of 200 marks by which he made fine with the king for the service of four knights' fees that he acknowledged to the king for the army of Wales in the fifth year of his reign, as the king, on 26 June in the said year, acquitted him by his letters patent of this sum, which he had paid into the wardrobe to Master Thomas Bek, then keeper of the wardrobe.

To the same. Order to acquit the said abbot of 200 marks by which he made fine with the king for the service of four knights' fees that he acknowledged to the king for his army of Wales in the tenth year of his reign, as the king, on 18 October, in the said year, acquitted the abbot by his letters patent of this sum, which he had paid to the king at London on Thursday before St. Peter ad Vincula, in the said year.

June 10.
Westminster.

To the same. Order to acquit the master of the military order of the Temple in England of 20*s.* at which he was amerced in the king's jewry against Benedict, a Jew of Lincoln, and of 20*s.* at which he was amerced against Hagin son of Benedict, a Jew of Lincoln, for many defaults, and of half a mark at which he was amerced in the jewry because he did not appear, as the king pardoned him these amercements.

Vacated, because on the Close Roll of the twenty-first year in a schedule appended to the roll.

May 19.
East Dean.

To the same. Order to acquit Simon de Lindon of 100 marks by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales in the tenth year of the reign, as he paid this sum into the wardrobe at Rothelan on Wednesday before St. Luke, in the said year, to Master William de Luda, then keeper of the wardrobe, as appears by the king's letters patent of acquittance, which the king has inspected.

May 21.
Chichester.

To the sheriff of Cumberland. Order to cause John, baron of Creystok, to have seisin of two messuages and seven acres of land in Creystok, which Nicholas le Forester of Gollebergh, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Nicholas held them of John, and that they are still in the king's hands, and that Michael de Hartecla, sheriff of Cumberland, had the king's year and day thereof, for which he ought to answer to the king.

May 29.
Cobham
(Coveham).

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Sibyl, late the wife of Ralph de Bello Campo, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

June 2.
Westminster.

To the same. Order to cause John de Fyenles and Joan, his wife, daughter and heiress of Jordan le Forester, to have seisin of the lands that Jordan held at his death of the king in chief, as the king has taken John's fealty and rendered the lands to them.

Because Joan proved her age before the king, as appears by an inquisition made concerning her age remaining on the files.

Membrane 9—cont.

1294.

June 4. To the same. Order to cause dower to be assigned to Ellen, late the
Westminster. wife of John de Bello Monte, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

June 2. To the treasurer and barons of the exchequer. Order to cause Robert
Westminster. de Brus, the elder, to be acquitted of 100 marks by which he made fine with the king before Roger Lestrangle and his fellows, justices last in eyre for pleas of the Forest in co. Essex, for a trespass in taking venison in the forest without the king's licence, as the king has pardoned him.

By K. on the information of W. de Langeton.

June 4. To the sheriff of Oxford. Order to release John de Londonia, imprisoned
Westminster. in Oxford castle for a trespass in carrying nets from London and delivering them to malefactors in the king's park of Wodestok, whereof he is indicted, as the king has pardoned him at the instance of J. archbishop of Dublin.

By K. on the information of W. de Lang[eton].

To Malcolm de Harl[eye], escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of John Pycot, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To Stephen de Penec[estre], warden of the Cinque Ports. Order to deliver on mainprise William Fykyn of Faversham, imprisoned at Faversham by the appeal of John Fordwyn, an approver, in the king's prison at Canterbury, who has appealed him of divers robberies and harbourings of thieves; on condition that William go to sea on service with the king's men of the sea-coast (*cum hominibus maritime regis*).

June 4. To the keeper of the Hay of Beskewode. Order to cause Hugh de
Westminster. Nottingham to have in that Hay six oaks fit for timber, of the king's gift.

By K. on the information of J. Buteturte.

June 7. To the sheriff [of Suffolk]. Order to restore to Geoffrey Daniel of
Westminster. Subiry, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Godfrey de Bello Monte and his fellows, justices appointed to deliver the gaol of Bury St. Edmunds at Cateshull, with the death of Ralph de Hanstede, as he has purged his innocence before R. bishop of Norwich, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he caused to be taken afterwards by the sheriff and coroners of that county that Geoffrey is of good fame and conversation and was never a public or notorious evildoer.

June 8. To the treasurer and barons of the exchequer. Order to cause to be
Westminster. restored to John Tracy, clerk, his lands, goods and chattels, which were taken by them into the king's hands upon his being charged with homicide before Richard de Tany and his fellows, lately appointed justices to deliver Colecestre gaol, as he has purged his innocence before R. bishop of London, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he caused to be made by the sheriff and coroners of Essex that John is of good fame and conversation and was never a public or notorious malefactor.

To the sheriff of York. Order to deliver to John de Twenge his goods and chattels, appraised at 30*l.* which were taken into the king's hands upon his being indicted of the death of Roger Colstan before the justices in eyre in co. York, as the king has pardoned him the suit of his peace for this death upon certain conditions.

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Membrane 9—cont.

To Walter de Everle, keeper of the forest of Pambere. Order to permit Robert de Colebrook, the king's carpenter, to take in that forest sufficient timber for the king's chapel of Westminster, which the king is now causing to be built, as the king is sending Robert to that forest for this purpose.

June 7. To Hugh de Cressingham and his fellows, justices in eyre in co. York.
Westminster. Order not to molest John de Twenge in any way for the death of Roger Colstan, wherewith he is charged, as the king has pardoned him the suit of his peace for this death upon certain conditions.

June 9. To the keeper of the forest of Porcestre. Order to cause William le
Westminster. Brun, the king's yeoman, to have in that forest four oaks fit for timber, of the king's gift.

June 10. To the justices next in eyre for pleas of the Forest in co. Buckingham.
Westminster. Order not to molest James de la Plaunche for the trespass that he was said to have committed in taking harts and hinds, bucks and does in the forest of Salcey (*de Salseto*) without the king's licence up to the date of the presents, as the king has pardoned him the trespass.

The like to the justices next in eyre in co. Northampton.

MEMBRANE 8.

June 8. To the keeper and sheriffs of London. The king has pardoned all
Westminster citizens of that city and all the barons of the Cinque ports and all others of the sea-coast (*maritima*) of England the 4s. that the king lately ordered to be taken for every tun of wine of Bergerac (*Bregeriaco*), the Limousin (*Lemovicen'*) and St. Émilion loaded at Pierrefitte (*Petram Fixam*) or Libourne (*Leiburniam*) and brought into the realm, during the king's pleasure: the king orders the keeper and sheriffs to cause all citizens, barons and all others of the sea-coast aforesaid to be acquitted of 4s. for every tun of such wine loaded at the said places that they have hitherto caused to be brought to the city and upon which they have not yet paid the 4s., and for every tun of such wine that they shall hereafter cause to be brought thither, during the king's pleasure. They are ordered to restore anything of the goods or wares of the said citizens, barons or men of the sea-coast that they may have arrested.

By K. on the information of Master J. de Cadamo.

The like to the mayor and bailiffs of Dublin.

[The like] to Nicholas Fermbaud, constable.

June 10. To the sheriff of Kent. Order to cause Thomas de Burghwell to be
Westminster. released from prison at Canterbury, to which he was adjudged for three years before J. de Berewyk and his fellows, justices last in eyre in co. Kent, for his trespass in fishing in the stew of Thomas de Pedding without licence, as he has been in prison for a year, as the king learns, and the king has pardoned him the remainder of the imprisonment.

June 11. To Malcolm de Harleye, escheator this side Trent. Order to cause Henry,
Westminster. brother and heir of John son of Henry de Percy, to have seisin of the lands that Henry de Percy, father of Henry and John, held in chief at his death of the late king, as the king has taken his homage.

The like to Thomas de Normanvill, escheator beyond Trent.

Membrane 8—cont.

1294.

June 12.
Westminster.

To Hugh de Cressingham and his fellows, justices in eyre in co. York. Order to prorogue until the morrow of All Souls next all pleas of the eyre except pleas of dower *unde nichil habet*, of *quare impedit*, and of attachments of the king's prohibitions, and of assizes of novel disseisin and of last presentment, which the king wills shall be pleaded in the eyre by two of them when need be.

The like, '*mutatis mutandis*,' to John de Berewyk and his fellows, justices in eyre in co. Surrey.

June 12.
Westminster

To the sheriff of Surrey. Order to release William de Stanes, vicar of the church of Cukefeld, from prison at Gildeford, to which he was adjudged for three years before Peter Malore and Osbert de Spaldington at Lambeth for his trespass in taking bucks and does in the park of J. de Warennia, earl of Surrey, at Cukefeld, without licence, as he was in prison from the Purification, in the twenty-second year, until Holy Trinity following, and the king has pardoned him the remainder of the first year and the two following years.

Vacated, because otherwise below.

To the same. Like order, adding that Peter and Osbert were justices appointed to hear and determine trespasses in the parks and chaces of John de Warennia, earl of Surrey.

June 12.
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Hugh de Babington of 26*l.* 9*s.* 1*d.* at which the goods and chattels of Richard Laurence, clerk, were appraised, which were taken into the king's hands upon his being indicted of the homicide of Geoffrey de Grisele, clerk, slain at Cambridge, before John de Eyvill, Ralph Basset, and Robert Malet, justices appointed to deliver Cambridge gaol, and which the king ordered Hugh, then sheriff of Cambridge, to restore to Richard because he had purged his innocence before W. elect of Ely, to whom he was delivered in accordance with the privilege of the clergy.

June 15.
Westminster

To the keeper of the park of Ridlington. Order to cause Robert Tibotot to have in that park twelve oaks fit for timber, of the king's gift. By K.

To the treasurer and barons of the exchequer. Order to cause Thomas de Hellebek to be acquitted of 41*l.* 0*s.* 6*d.* at which the goods of John le Fraunceys, clerk, were appraised, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Westmoreland for aiding the death of Nicholas de Hastings, who was wickedly slain by Robert de Appelby, and for assenting to and abetting (*abbettarit*) Robert to commit the felony, and for having ordered him to commit it, and for having been in Robert's company after it was committed, and for having provided conduct for him, and for having made rescue so that Robert should not be taken, and which the king ordered Thomas, then sheriff of that county, to restore to John because he had purged his innocence before J. bishop of Carlisle, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he subsequently caused to be made by the sheriff and coroners of that county that John is of good fame and conversation and was never a public or notorious evil-doer.

June 15.
Westminster.

To the same. Order to acquit Ralph de Gorges and William Botevileyn of 50*l.* in which they were indebted to Adam de Stratton by a recognisance made before the treasurer and barons of the exchequer in Michaelmas term, in the twelfth year of the reign, which pertains to the king with

1294.

Membrane 8—cont.

the other debts, goods and chattels of Adam by reason of his felony, whereof he was convicted in the king's court, as the king has pardoned them this sum. By bill of the exchequer.

June 18.
Westminster.

To the justiciary of Ireland and the treasurer of the exchequer of Dublin, or to them who supply their places. Order to cause Geoffrey de Genevill's liberty of Trim, which the king caused to be taken into his hands for certain causes, to be replevied to him during the king's pleasure by his own plevin and that of William de Bello Campo, earl of Warwick, and Peter Chaumpevent.

To the keeper of the New Forest. Order to cause Walter de Bello Poleyn to have in that forest six bucks of the king's gift.

June 15.
Westminster.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of John Chese, deceased.

June 20.
Westminster.

To the sheriff of York. Order to restore to John de Creppyngg' the lands in his bailiwick of which Roger de Moubrey lately enfeoffed John to be held of Roger in chief, whereof John had seisin for some time by the feoffment aforesaid, and which the sheriff lately took into the king's hands for this reason, as it appears to the king by inspection of the rolls of chancery that John is a tenant in chief, for which reason the king wishes to show him special favour.

The like to Malcolm de Harl[eye], escheator this side Trent, for the lands in his bailiwick, whereof Roger enfeoffed John.

To the same. Order to deliver to Agnes de Valencia, the king's kinswoman, the manor of Hertfordingbury, whereof Henry de Maula, who held it of the king in chief, enfeoffed her, to hold of the king in chief, which the escheator took into the king's hands by reason of this feoffment, as the king of his favour accepts the feoffment, although it was made without his licence.

June 19.
Westminster.

To William de Vesey, justiciary of Ireland, or to him who supplies his place. Order to release Thomas de Arcy, imprisoned at Dublin for concealment of the king's treasure and for divers other trespasses, as Norman de Arcy, Philip de Arcy and Robert de Arcy of co. Lincoln, John de Sutton of co. York, and John de Swyneford of co. Northampton have mainperned to have him before the king at his order.

June 20.
Westminster.

To Geoffrey de Pycheford, constable of Windsor castle. Order to cause John de Britannia, the king's nephew, to have in the forest of Windsor of the king's gift an oak fit for timber in order to repair and mend a cross erected in memory of the king's mother.

To the treasurer and barons of the exchequer. Order to cause Nicholas son of Nicholas de Crioll to be acquitted of 20*l.* of the 40*l.* by which he made fine with the king for the service of a knight's fee and of a sixth of a fee, which he acknowledged to the king in the army of Wales in the tenth year of the reign, as he paid this sum by the hands of Baruncinus Galteri and his fellows, merchants of Lucca, as appears by the king's letters patent.

To the sheriff of Warwick. Order to take into the king's hands the lands, goods and chattels of John Crok, as the king learns by the record of the sheriffs and coroners of London that John abjured the realm for felony on Wednesday after the Invention of the Holy Cross last, and to cause them to be safely kept until otherwise ordered, and to cause inquisition to be made concerning their value.

Membrane 8—cont.

1294.

June 15.
Westminster.

To the sheriff and coroners of co. Bedford. Order to deliver to the master and brethren of the hospital of St. Katherine without the Tower, London, the goods and chattels specified below, as the king granted to them the goods and chattels that belonged to Master Thomas de Pontesbur[y] on the day when he fled to the church of Craunfeld in that county for certain felonies wherewith he was charged, of which he was convicted before Robert Malet and his fellows, justices appointed to deliver Bedford gaol, and the king learns by inquisition that he lately caused to be taken by the sheriff and coroners that Thomas had in that bailiwick on the said day certain goods and chattels appraised at 23*l.* 8*s.* 10³/₄*d.*, which were delivered by the sheriff and coroners to the township of Craunfeld.

June 25.
Witley.

To the sheriff of Derby. Order to cause Robert de Dyvyngton of Derby to have seisin of a messuage in Derby, which Hugh le Hoppere of Derby, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that Hugh held it of Robert, and that John de la Cornere of Derby, bailiff of Derby, now holds the messuage, and had the king's year and day thereof, for which he ought to answer to the king.

June 26.
Bramshott
(Brembelshete)

To the treasurer and barons of the exchequer. Order to discharge John de Erlegh, son and heir of Philip de Erlegh, of the issues of the lands that his father at his death held of the king in chief, as it appears by the letters patent of Peter de Chautvent shown to the king that the king took John's homage on 13 January, in the twentieth year of the reign.

June 25.
Witley.

To the treasurer and barons of the exchequer. Order to deliver to Gerard de Bruccella, merchant of John, duke of Brabant, 171*l.* sterling of his money, which was arrested at Lincoln as forfeited to the king because 4*s.* thereof were false money, for what cause soever it was arrested, as the king has granted this money to him at the duke's instance.

By K.

June 27.
Durford.

To the sheriff of Norfolk. It is shown to the king by William de Oreford, William de Culnes, Andrew le Groos, and other burgesses and merchants of Berwick-on-Tweed, that whereas a certain ship of Zeeland (*Seland'*), loaded with 36 sacks of wool and other goods of the said merchants, came by the sea coast of Eccles in Fleg, co. Norfolk, on Tuesday after Whitsunday last, certain evil-doers and disturbers of the king's peace, coming with five fishing ships to the ship, assaulted it and beat, wounded and maltreated certain of the merchants aforesaid and the master and sailors of the ship, and carried off the wool and other goods aforesaid and 100*l.* sterling, and sank the ship, to the grievous damage of the merchants, master and sailors; which wool and goods came to the hands of divers men in the sheriff's bailiwick, and are still in their hands: the king, wishing to be more fully certified concerning the premises and to do justice to the merchants, masters and sailors in this behalf, orders the sheriff to find by inquisition who committed this trespass and to whose hands the wool and goods came, and in whose hands they now are, and to cause the wool and goods to be arrested and kept safely until otherwise ordered.

*MEMBRANE 7.*June 27.
Bramshott.

To the sheriff of Suffolk. Order to cause Geoffrey le White and Maud, his wife, daughter and heiress of John de Cheselford, to have seisin of a rent of 27*s.* 10³/₄*d.* yearly of rent and of a yearly rent of a pound of cumin

1294.

Membrane 7—cont.

and of a pound of pepper in Oxford, which Thomas de Weyland, who abjured the realm for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of John, and that Robert de Dufford now holds the rent, and had the king's year and day, and ought to answer the king therefor.

June 27.
Durford.

To the bailiffs of Roger le Bigod, earl of Norfolk and marshal of England, at Herewyche. It is shown to the king by William de Oreford, Alexander Abbot, William Etaylle and Margery, late the wife of Thomas le Barker, burgesses and merchants of Berwick-on-Tweed, that whereas they lately caused a ship of Flanders to be hired at Depe in Normandy, in order to carry certain of their goods and wares thence to Berwick, and the ship on her voyage came into the earl's said port by reason of bad weather for shelter (*ob temporis contrarietatem causa tranquillitatis habende*), the earl there arrested the ship and the goods in her, and detains them from the merchants; as the merchants have besought the king to cause the goods to be rendered to them and the king wishes to be certified whether the goods were theirs or not, he orders the earl to cause the ship and all the goods aforesaid to be kept safely until otherwise ordered. If there be any corn or other goods in the ship that cannot be kept without rotting or deterioration, he shall cause such corn or goods to be sold by the view of two lawful men of that town and of any one of those in whose hands they were found, and shall cause the money thence arising to be kept safely with the ship and other goods so that he may answer therefor to the king at his order.

June 30.
Portsmouth.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver to Margaret, late the wife of Thomas son of Lambert de Multon, 10 marks yearly of land in Dregge, Braythestanes, Mulcastre, and Ranglas, which he has taken into the king's hands by reason of Thomas's death, and to restore the issues received thence, as the king learns by inquisition taken by the escheator that Thomas and Margaret held the land on the day of Thomas's death of Margaret's marriage.

To the treasurer and barons of the exchequer. Order to cause to be restored to John de Tracy, clerk, his land, goods and chattels, which were taken into the king's hands upon his being charged with homicide before Richard de Tany and his fellows, late justices to deliver Colecestre goal, and which the king lately ordered them to deliver to John because he had purged his innocence before R. bishop of London, to whom he was delivered in accordance with the privilege of the clergy, and they did not do so because they did not know whether or not John made flight for this reason, and the king wishes to show him favour whether he did or not.

June 30.
Portsmouth.

To the keeper of the forest of Kingeswode. Order to cause Master Thomas Cantok, chancellor of Ireland, to have in that forest six bucks, of the king's gift.

July 3.
Crevequer.

To John son of Thomas, steward of the New Forest. Order to cause Henry de Bluntesdon, keeper of God's House, Southampton, to have in that forest six oaks fit for timber, for the repair of the beds of the infirm of that hospital, of the king's gift.

To the sheriff of Stafford. Order to cause John le Mareschal of Stafford to have seisin of a messuage and a moiety of a virgate of land in Pencrich, which William de la More, who was hanged for felony, held, as the king

1294.

Membrane 7—cont.

learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that William held them of John, and that Hugh le Blund now holds them and had the king's year and day thereof, for which he ought to answer to the king.

July 3. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
 Portsmouth. Order to cause William de Bello Campo, earl of Warwick, to have twelve bucks, of the king's gift.

June 30. To Malcolm de Harleye, escheator this side Trent. Order to cause
 Portsmouth dower to be assigned to Margaret, late the wife of Thomas son of Lambert de Multon, tenant in chief, as she has taken oath before the treasurer and barons that she will not marry without the king's licence.
 The like to the same for her dower of the knights' fees and advowsons of churches that belonged to Thomas.

Like writs '*de verbo ad verbum*' to Thomas de Normanvill, escheator beyond Trent.

July 6. To William de Sutton, bailiff of La Naylond. Order to cause Eve, wife
 Portsmouth. of Robert Tibotot, to have in the park of La Neyland twelve bucks, of the king's gift.
 By K.

July 3. To the keeper and sheriffs of London. Order to permit the king's
 Crevequer. merchants of Bordeaux, the Bazadais (*Bazaden'*) and the Agenais to be acquitted of 4s. upon each tun of wine of Bergerac (*Bregeriaco*), the Limousin (*Lemovicen'*), and St. Emilion loaded at Pierrefitte (*Petram Fixam*), or Libourne (*Leyburnia*) and brought by them to London, upon which they have not yet paid the 4s., and to be acquitted of this sum for every tun so loaded that they shall henceforth cause to be brought to the city during the king's pleasure, and to restore to the merchants any of their goods or wares that they may have arrested in this behalf, as the king lately pardoned all citizens of London, all the barons of the Cinque Ports and all others of his sea-coast (*marittima*) of England the 4s. that he lately ordered to be taken from every tun of such wine loaded at Pierrefitte (*Petram Fixam*) or Libourne and brought to England, and he wishes to show the same favour to the merchants of Bordeaux, the Bazadais, and the Agénais.
 By K.

The like to the following :

The mayor and bailiffs of Southampton.

The bailiffs of Boston.

The bailiffs of Ipswich.

The bailiffs of Kynggeston-upon-Hulle.

Nicholas de Fermbaud, constable of Bristol castle.

July 6. To the sheriff of Oxford. Whereas divers disputes have long existed
 Portsmouth. between O. bishop of Lincoln and Master Thomas de Sutton, archdeacon of Northampton, on the one part, and Edward son of John de Sancto Johanne, king's clerk, concerning the prebend of Tame, which are not yet appeased, and by pretext whereof divers evils have been frequently perpetrated there in times past against the king's peace; the king, wishing to provide for the tranquillity of those parts, orders the sheriff, since the bishop is a party to the affair, to enter the bishop's liberty of Tame and to go in person to the prebend, and to take it into the king's hands with the houses, land, fruits and all appurtenances spiritual and temporal, and to cause it to be kept safely, so that neither of the parties shall touch it until the king shall otherwise ordain, and so that, after the disputes have been appeased and after it have been discussed in the king's court

1294.

Membrane 7—cont.

whether the prebend ought to pertain to Thomas or Edward, it may be rendered to him to whom it ought to be rendered, and the sheriff may answer to him for the fruits and all the things aforesaid. It is provided that the prebend shall be suitably served in the meantime and that it shall not lack due services.

July 8.
Portsmouth.

To Malcolm de Harlegh, escheator this side Trent. Order to cause Maud, late the wife of Philip Burnel, to have her forty days (*quarentena*) of the lands, goods and chattels that belonged to Philip, as Philip is dead.

June 7.
Portsmouth.

To the sheriff of York. Order to restore to Elnard de Salso Marisco his lands, which were taken into the king's hands upon his being charged before Robert Malet and his fellows, justices appointed to deliver Reddinges gaol, with theft, homicide and other crimes, as he has purged his innocence before N. bishop of Salisbury, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by inquisition that he has caused to be taken by the sheriff and coroners of co. York and by the sheriff and coroners of co. Berks that Elnard is guiltless of the said crimes and is of honest conversation and good fame.

July 8.
Portsmouth.

To Malcolm de Harlegh, escheator this side Trent. Order not to intermeddle with the lands whereof Henry le Somenur was seised at his death in his demesne as of a fee, as the king has—in consideration of a fine that Walter son of Henry le Somenur has made with him before the treasurer and barons of the exchequer because Henry and he entered without the king's licence a messuage, a mill, 75 acres of land, four acres of meadow, $4\frac{1}{2}$ acres of pasture, 40 acres of wood and 4s. yearly of rent in Fynchingfeld, co. Essex, of the gift and feoffment of Nicholas Esshwelle, who held the tenements of the king in chief by serjeanty, and who enfeoffed them thereof without the king's licence, to have and to hold to Henry and Walter and the heirs of Walter's body—taken the homage of Walter for the said tenements, and ordered the escheator to cause him to have seisin thereof, which were taken into the king's hands by reason of Henry's death, and the king also learns by the said (*sic*) inquisition that Henry held at his death divers lands of other lords, which the escheator took into the king's hands with his other lands, and that Roger, his son, is his next heir for such lands and is of full age.

To the sheriff of Wilts. Order to release John de Odiham from prison at Marleberg, wherein he is detained for homicides and robberies, where-with he is charged, upon his finding six mainpernors who shall undertake that he will forthwith set out in the king's service to Gascony, there to stay at the king's wages during pleasure, and that he will stand to right in the king's court upon his return if any one wish to speak against him concerning the homicides and robberies aforesaid.

July 11.
Portsmouth.

To the sheriff of Warwick. The king, wishing to show favour to Hugh de Doddingeseles, who is setting out by his order to Gascony in his service, orders the sheriff to replevy to Hugh the manor of Long Ichynton, which belonged to John de Pynkeny, who was lately hanged for felony, and which the sheriff took into the king's hands by reason of an inquisition that the king ordered to be taken by Peter de Leycestria by writ of the exchequer concerning the said felony, concerning which manor there is a dispute in the king's court before him between Robert de Pynkeny and Hugh, who was found seised of the manor when it was taken into the king's hands; to be replevied until the inquisition upon which Robert and Hugh have placed themselves shall be taken.

Membrane 7—cont.

1294.

July 14.
Portsmouth.

To the keeper of the forest of Cannock (*de Cannoco*). Order to cause Robert de Halghton to have within the bounds of that forest six oaks fit for timber, of the king's gift. By K. on the information of H. de Veer.

As it is testified before the king by Robert Tibotot that Alan Plukenet did his whole service due to the king in his army of Wales, in the tenth year of the reign, for the knights' fees that he holds of the king, the treasurer and baron of the exchequer are ordered——. [*Incomplete.*]

To the keeper of the forest of Wauberge. Order to cause Bernard de Brus to have in that forest four bucks of the king's gift.

July 11.
Westminster.

To Nicholas de Cheigny, keeper of the islands of Gerneseye and Gereseye, and of the other islands pertaining to them. Order to cause to be delivered to Thomas de Cofton, the king's yeoman, John de Mente, citizen of Bayonne, and John le Grey by indenture all the goods and wares arrested in the islands by the king's order on the day of the receipt of this order, in order to be brought by them to the king in England. It is provided that all goods coming to the islands shall be arrested and kept safely until those who bring them shall find Nicholas mainprize, for which he will answer, that they shall bring the goods by one of his men to be deputed by him for this purpose to England and not elsewhere. The king orders him to deliver to Thomas, John, and John the body of Peter le Marchaunt, late bailiff of the islands, to be bought by them to the king, as the king has enjoined upon them.

July 17.
Portsmouth.

To John de Insula, keeper of the forest of Cheute. Order to cause Almaric de Sancto Amando to have in that forest six bucks, of the king's gift.

July 14.
Portsmouth.

To the keeper of the forest of Fekenham. Order to cause Richard de Amundevill to have in that forest six bucks, of the king's gift.

July 17.
Portsmouth.

To the sheriff of Gloucester. Order not to molest Warin de Meys, Laurence de Meys and Miles de Meys, men and tenants of the prior of the Hospital of St. John of Jerusalem in England at Cirencester, because they are aliens, and not to permit them to be molested on this ground, but to maintain and defend them, so that they may dwell securely in the king's realm, provided that they do not leave the realm without the king's licence, as the king is given to understand that the sheriff molests them because they are aliens.

July 19.
Rowner.

To the treasurer and barons of the exchequer. Order to pay to Warin de Insula all the issues hereafter arising from the manors of Heyford Warin, Newenham, and Pyssoubur[y], which were taken into the king's hands by reason of the death of Isabel de Fortibus, late countess of Albemarle, and which Warin asserts pertains to him as the nearest heir of Isabel, as the king, wishing to show special favour to Warin, who is going to Gascony in his service by his order, has granted to him all the issues hereafter of the said manors, to be received by the hands of the king's bailiffs thereof deputed by the treasurer and barons until Isabel's heirs come of age; provided that by this grant no right shall accrue to Warin in the manors and that the heirs shall lose nothing of their right therein, and also that the heirs when of full age shall do in the king's court what of right ought to be done concerning the manors.

The like to Thomas de Normanvill, escheator beyond Trent, concerning the manor of Harewode.

1294.

Membrane 7—cont.

To Malcolm de Harleye, escheator this side Trent. Order to cause Walter son of Henry le Somenur to have seisin of a messuage, a mill, 75 acres of land, 4 acres of meadow and $4\frac{1}{2}$ acres of pasture, 40 acres of wood, and 4s. yearly of rent in Finchingsfeld, co. Essex, as the king has pardoned him—in consideration of a fine made before the treasurer and barons of the exchequer because he and Henry entered the premises without the king's licence of the gift and feoffment of Nicholas de Eshwell, who held them of the king in chief by serjeanty, and who jointly enfeoffed Walter and Henry thereof, to hold to them and the heirs of Walter's body—his trespass in entering the king's fee, and has taken his homage for the lands.

MEMBRANE 6.

July 15. To John de Vescy, justice of the Forest beyond Trent. Order to cause Portsmouth. Osbert de Spaldington to have in the forest of Galtres four bucks, of the king's gift.

To Malcolm de Harle, escheator this side Trent. Order to cause Ellen, late the wife of John de Monte Alto, to have seisin of a messuage, a carucate of land, $12\frac{1}{2}$ acres of land, 8s. $5\frac{1}{2}d.$ yearly of rent, and of a rent of two hens in Lillingston, as the king learns by inquisition taken by the escheator that she was jointly enfeoffed thereof with John, and that she continued her seisin thereof with him for eleven years before his death and afterwards until the escheator took them into the king's hands with John's other lands by reason of his death, and the king has taken her fealty for the messuage and carucate of land, which they held of him in chief at John's death.

July 16. To the sheriff of York. Order to restore to Thomas de Etton of Hays- Portsmouth. thorp, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the harbouring of Laurence de Horthewrth, a felon, before the justices in eyre in that county, as he has purged his innocence before J. archbishop of York, the diocesan, to whom he was delivered in accordance with the privilege of the clergy, and the king learns by an inquisition that he caused to be made afterwards by the sheriff of that county and by the coroners that Thomas was never a public or notorious evil-doer.

By K. & C.

July 21. To the keeper of the king's park of Freymauntel. Order to permit Rowner. Robert Achard to take in that park thirteen bucks, to wit ten for the use of John de Britannia, the king's nephew, and three for his own use, and to aid and counsel him in taking them.

July 18. To John de Tyngewyk, keeper of the forest of Whyttlewode. Order to Portsmouth. cause Robert son of Nigel to have in the park of Hanleye, which is within the bounds of that forest, two oaks fit for timber, of the king's gift, notwithstanding the king's inhibition previously made to him of any one having any timber in that park, and to cause him to have in the king's wood at Pokesleye, which is within the bounds of that forest, four oaks fit for timber, of the king's gift.

July 21. To the sheriff of Oxford. Order to deliver to Edward de Sancto Rowner. Johanne, the king's kinsman, the king's houses at Oxford, as the king has lent them to him to dwell in with his household during the king's pleasure.

1294.

Membrane 6—cont.

To the keeper of the forest of Rutland. Order to cause Hugh Bardolf to have in that forest six bucks, of the king's gift.

July 23.
Funtley.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Philip de Albiniaco, tenant in chief, to have administration of the goods and chattels that belonged to Philip, which were taken into the king's hands for the debts due to the exchequer, upon the executors' finding security to render to the exchequer any debts that may be due to the king.

July 23.
Funtley.

To Henry de Cobeham, keeper of the islands of Jersey (*Geres'*) and Guernsey (*Gerner'*). Whereas the king by his letters patent has pardoned Master William de Sancto Remigio the abjuration of the islands made by him by reason of certain trespasses wherewith he was charged, by reason of which abjuration his lands, goods and chattels in the island were forfeited and taken into the hands of Otto de Grandisono, to whom the king granted the custody of the islands, with the escheats, emoluments, and all other issues thence arising, for his life, and William de Grandisono, supplying the place of Otto in the islands, has granted to Master William his lands, with the issues received from them since the date of the king's letters patent, as is contained in the letters patent of the said William to Master William: the king, confirming the said grant, orders Henry to inspect the said letters of William de Grandisono, and to deliver to Master William his lands aforesaid, with the issues aforesaid.

July 23.
Funtley.

To the keeper and sheriffs of London. Order to permit the burgesses and merchants of Libourne (*Leyburn'*) to be acquitted of the 4s. that the king lately ordered to be taken from every tun of wine of Bergerac (*Bregeriaco*), the Limousin (*Lemovicen'*) and St. Emilion loaded at Pierrefitte (*Petram Fixam*) or Libourne and brought into the realm, as the king has pardoned them this sum. It is provided that they shall pay the due and old customs thereon. By K.

Vacated, because the said constable (sic) is not appointed for this purpose, as appears in the appended schedule.

The like to Nicholas Fermbaud, constable of Bristol castle.

The like '*de verbo ad verbum*' in favour of William Trente, burgess and merchant of Puyguilhem (*de Podio Guillelmi*) to the keeper and sheriffs of London.

July 24.
Funtley.

To the keeper of the New Forest. Order to cause John de Ripariis to have in that forest three bucks, of the king's gift.

By K. on the information of [G.] de Robur[y].

[July] 25.
Funtley.

To the sheriff of Nottingham. Order to release on mainprise William de Rempeston, imprisoned at Nottingham for the death of Simon, his brother, wherewith he is charged, as the king learns by the record of Peter de Campania and Osbert de Spaldington, justices lately appointed to deliver Nottingham gaol, that William slew him by mischance.

To the sheriff of Lancaster. Order to cause a verderer for the forest of Edmund, the king's brother, in co. Lancaster to be elected in place of Adam de Gerstan, deceased.

July 28.
Fareham.

To the keeper of the forest of Dene. Order to cause Hugh de Audeleye to have in that forest six oaks fit for timber, of the king's gift. By K.

July 28.
Fareham.

To the keeper of the forest of Shirewod. Order to cause Robert de Swylington to have in that forest six bucks, of the king's gift.

Membrane 6—cont.

1294.

July 29.
Fareham.

To Malcolm de Harleye, escheator this side Trent. Order to restore to John de Hertrigge the manor of Hertrigge, which the escheator took into the king's hands, asserting that John had entered it without the king's licence, as Robert Malet, who held the manor of the king in chief, enfeoffed John thereof by the king's licence, and the king has taken John's homage for it.

To the keeper of the forest of Gillingham. Order to cause Eleanor de Curtenay to have in that forest four bucks, of the king's gift.

To the keeper of the forest of Essex. Order to permit Robert de Veer, earl of Oxford, to take in that forest ten bucks for the use of Hugh de Veer, his son, and to carry them whither he may wish, as the king has given to Hugh ten bucks in that forest and has granted licence to the earl to take them for the use of Hugh.

Aug. 1.
Fareham.

To the keeper of the forest of Dene. Order to cause William de Mortuo Mari to have in that forest six bucks, of the king's gift.

July 28.
Fareham.

To the sheriff of Somerset. Order to cause Margery, late the wife of Richard de Bunnetunie, to be released from any prison in which she may be confined upon her finding six mainpernors, who shall undertake to have her before Roger de Molis and Richard de Bosco, justices to enquire concerning evil-doers in those parts, or before other justices whom the king may appoint to deliver Sumerton gaol, as she was detained in prison at Sumerton because she was charged with her husband's death and with the harbouring of felons, and she put herself upon the country before Humphrey le Cael and John de Wotton, the king's justices appointed to deliver that gaol, and was delivered from that gaol according to the law and custom of the realm, as the king learns, and she is now indicted afresh for the death and harbouring before Roger and Richard.

Aug. 2.
Fareham.

To the sheriff of Essex. Order to restore to Simon de Camera, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted of theft before the justices last in eyre at the Stone Cross (*Crucem Lapideam*) in co. Middlesex, as he afterwards purged his innocence before R. bishop of London, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by inquisition that he caused to be taken afterwards by the sheriff of Essex and the coroners of that county that Simon is of good fame and good conversation and was never a public or notorious evil-doer.

To the sheriff of Gloucester and to the coroners of that county. Order not to intermeddle further with the lands that belonged to William de Walleye, and to deliver his goods and chattels to his wife and children, as the king learns by an inquisition taken by the sheriff and coroners that William, who was lately taken and detained in prison at Gloucester for certain trespasses wherewith he was charged and whereof he was indicted by Walter le Chapeleyn, an approver, and was conducted thence to London by the king's order, died in the prison at Rading' unconvicted of any felony.

Aug. 3.
Fareham.

To the keeper of the king's park at Pederton. Order to cause Master John Lovel to have in that park four bucks, of the king's gift.

To the sheriff of Southampton. Order to cause proclamation to be made that a market shall be held at the king's manor of Porcestre on

1294.

Membrane 6—cont.

Saturday in every week, and that a fair of three days shall be held there on the eve, day and morrow of the Assumption yearly, as the king wills that such market and fair shall be held.

Aug. 3.
Fareham

To the treasurer and barons of the exchequer. Whereas the king pardoned John de Basinges, who is setting out in the king's service to Gascony with John de Sancto Johanne, 5s. at which he was amerced for a default upon two occasions before Master Ralph de Ivynghe and his fellows, who were appointed by the king to hear and determine the complaints of the bailiffs and ministers of Queen Eleanor, the king's late consort, and John Dike, William de Cristeshull, Jordan Aghtrich and William de Caneford 6s. 8d., and Richard le Mazun and Ralph de Basinges 6s. 8d., and Hugh Attehull and Ochinus Upethehull 10s., and John de Cruce, John Trandel, Richard Isaac, and John le Rug 6s. 8d., at which they were amerced upon divers occasions before Ralph and his fellows because they did not have John de Basinges before them at certain days as they had mainperned to do: the king therefore orders the treasurer and barons to acquit them of these sums.

Aug. 4.
Fareham

To the sheriff of Lancaster. Order to replevy to the men of the town of Lancaster the liberties of their town until the next parliament, as the king learns by the record of Hugh de Cressingham and his fellows, justices last in eyre in co. Lancaster, that the liberties were taken into the king's hands by their order because the men of that town, claiming to have the same liberties in their town as the burgesses of Northampton have in their town by the charters of the king's progenitors, held their market and fair in the town of Lancaster on other days and at another time than the burgesses of Northampton hold theirs.

To the sheriff of London. Order to restore to Roger de Asshewelle, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged upon suspicion with harbouring Christina de la Doune, a felon, before John de Berewyk and his fellows, justices last in eyre in co. Middlesex, as he has purged his innocence before R. bishop of London, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he caused to be made by the sheriff and coroners of the city of London that Roger is of good fame and good conversation and was never a public or notorious evil-doer.

Aug. 5.
Fareham

To the sheriff of Cumberland. Order to cause Sarah Falcard to have seisin of a moiety of an acre of land in Ulvesby, which Adam de Bradeleye, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that it has been in the king's hands for a year and a day, and that Adam held it of Sarah, and that Adam de Ulvesby now holds it and has had the king's year and day thereof, for which he ought to answer to the king.

Aug. 4.
Fareham.

To the sheriff of Essex. Order to deliver in bail Nicholas de Wodeham Ferers, imprisoned at Colecestre for the death of Thomas de Edelmeton, wherewith he is charged, as the king learns by the record of John le Bretun and William de Wauton, justices appointed to deliver Colecestre gaol, that he slew him in self-defence.

To Malcolm de Harlegh, escheator this side Trent. Order to permit the abbot and convent of St. Edmunds to hold a third of the manors of Semere and Grotene, as it appears to the king by inspection of the rolls of chancery that he granted licence to Ralph de Berners to give and assign

1294.

Membrane 6—cont.

to the abbot and convent a third of the manors, of which manors he and John de Creyk lately recovered two parts before the justices of the Bench by decision (*consideracionem*) of the court against the abbot by duel waged between them, and that he granted to the abbot and convent that they might receive the said third, and he wills that they shall not be molested by reason of the statute of mortmain by him or his heirs, his justices, bailiffs or ministers.

Membrane 6—Schedule.

July 23.
Funtley.

To William Randolf and John Senon, deputed to collect 4s. from every tun of wine of Bergerac (*Bregeriaco*) and St. Emilion loaded at Pierrefitte (*Petram Firam*) or Libourne (*Leyburniam*) and brought to the town of Bristol. Whereas the king lately remitted during pleasure to all the merchants of his land of Gascony 2s. of the 4s. upon each tun of wine coming into the realm that the king lately ordered to be taken in the realm from every tun loaded at Pierrefitte or Libourne; and he afterwards pardoned during his pleasure to all the citizens of London, the barons of the Cinque Ports, and to all others of the sea-coast of England, and afterwards to the merchants of Bordeaux, the Bazadais, and the Agénais the 4s. upon every tun of the said wine loaded at Pierrefitte or Libourne and brought by them into the realm: the king, wishing to show the same favour to his burgesses and merchants of Libourne as he has to the merchants of Bordeaux, the Bazadais, and the Agénais, orders William and John to permit the burgesses and merchants of Libourne to be acquitted of 4s. during the king's pleasure upon every tun of such wine loaded at Pierrefitte or Libourne and brought by them to Bristol, provided that they pay the due and old customs thereon.

MEMBRANE 5.

July 26.
Fareham.

To the sheriff and coroners of the county of Northampton. Whereas the king learns by an inquisition taken before him on the morrow of St. John last between Robert de Pynkeny and Hugh de Oddingeseles concerning the manor of Stene, which belonged to John de Pinkeny, who was hanged for felony, and which the king caused to be taken into his hands by reason of his felony, that John held the manor of Robert on the day when he was hanged; whereupon the king caused Robert to have seisin of the manor by the sheriff of Northampton by writ of judgment, and the king granted to Robert what pertained to the king of the year, day and waste of the manor aforesaid from the date of the said writ of judgment: the king orders the sheriff and coroners to permit Robert to have what pertains to the king of the year, day and waste aforesaid from the date of the said writ.

By K.

Aug. 8.
Portsmouth.

To the keeper of the forest of Wauberge. Order to cause Hugh de Cressingham to have in that forest six bucks, of the king's gift.

By K. on the information of Guy Ferre, the younger.

Aug. 6.
Fareham.

To the treasurer and barons of the exchequer. Order to cause Robert de Veer, earl of Oxford, to have respite until the coming of age of the heir of William de Warennia and Joan, his wife, for 12*l.* exacted from the manor of Beston, which the earl gave to William in free marriage with Joan, the custody whereof the king granted to the earl until the heir come of age, for the time when the manor was in the hands of Hubert de Burgo, deceased, as the king has granted this respite to the earl.

1294.

*Membrane 5—cont.*Aug. 10.
Portsmouth.

To Malcolm de Harlewe, escheator this side Trent. Order to cause dower to be assigned to Helewisia, late the wife of John Picot, tenant in chief, in the presence of his heir, if he choose to be present, upon her taking oath not to marry without the king's licence.

Aug. 6.
Fareham.

To Malcolm de Harlegh, escheator this side Trent. Whereas the king after the death of Godfrey de Bello Monte, who held divers lands of the inheritance that belonged to Cecily de Ferrar[iis], his late wife, tenant in chief, ordered the escheator to take into the king's hands all the land that Godfrey at his death held of Cecily's inheritance, and to make inquisition how much land Godfrey held in his bailiwick of the king of Cecily's inheritance, and how much he held of others, and by what service, and how much the lands are worth yearly, and who is the nearest heir, and the age of the heir; and the king learns by the inquisition thus taken that Cecily at her death was seised in her demesne as of fee of the manor of Buk'brok, and that John son of Robert de Ferrar[iis] is her nearest heir, and that he is of full age; whereupon John besought the king to render seisin of the manor to him as nearest heir, and hereupon one John Bygot came before the king asserting that the manor ought to revert to him after the death of Godfrey and Cecily by virtue of a fine levied in the king's court before Master Roger de Seyton and his fellows, justices of the Bench, between him, demandant, and Godfrey and Cecily, deforciant, a transcript of which fine John showed before the king under the half seal (*sub pede sigilli*) of the exchequer; to which John de Ferrar[iis] objected that the fine ought not to hinder him because Cecily never divested herself (*se dimisit*) of the manor by reason of the fine, but that she was seised of the manor before the fine was levied, at the time of the levying thereof, and afterwards, and that she died seised thereof in her demesne as of fee, and this he is prepared to aver as the court shall decide; which averment John Bygot altogether refused to await; wherefore it seemed to the king and his council that seisin of the manor ought to be delivered to John de Ferrar[iis] as nearest heir of Cecily notwithstanding the fine, saving the right of Edmund the king's brother, and of others and saving to John Bygot and his heirs any action that may lie to demand the manor by the fine when they wish to speak concerning it.

Aug. 10.
Portsmouth.

To John de Butterle, keeper of the forest of Essex. Order to cause Humphrey de Bohun, earl of Hereford and Essex, to have in that forest four harts and eight bucks, of the king's gift. By K.

To John de Tingewyk, keeper of the forest of Whitelwod. Order to cause Robert Malet to have in that forest four bucks, of the king's gift. By K.

To the keeper of the forest of Gillingham. Order to cause Nicholas de Sancto Mauro to have in that forest three bucks, of the king's gift.

To Matthew son of John, keeper of the forests of Melkisham and Chipham. Order to cause Mabel, wife of John Tregoz, to have in that forest ten bucks, of the king's gift.

Aug. 13.
Portsmouth.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Master William de Monteforti, dean of St. Paul's, London, to have in the forest of Bernewode twelve bucks, of the king's gift.

To the same. Order to cause Alice, wife of John de Mortuo Mari, to have in the forest of Rotheland six bucks, of the king's gift.

1294.

Membrane 5—cont.

To the keeper of the park of Westpederton. Order to cause Alan Plugenet to have in that park six bucks, of the king's gift.

Aug. 17.
Portsmouth.

To John son of Thomas, keeper of the New Forest. Order to cause William son of Warin to have in that forest four bucks, of the king's gift.

To the keeper of the forest of Savernak. Order to cause the said William to have in that forest four bucks, of the king's gift.

Aug. 14.
Portsmouth.

To the keeper of the forest of Feckenham. Order to cause the prior of Wenlok to have in that forest six live bucks and six live does, in order to stock his park of Maddeleye, of the king's gift.

Aug. 20.
Portsmouth.

To Malcolm de Harlegh, escheator this side Trent. Order to cause Edmund, son and heir of Nicholas, baron of Stafford, to have seisin of his father's lands, as the king has taken his homage.

To the keeper of the forest of Whitlewode. Order to cause Richard son of John and Emma, his wife, to have in that forest eight bucks, of the king's gift.

Aug. 12.
Portsmouth.

To Stephen de Penecestre, constable of Dover castle and warden of the Cinque Ports. Whereas the king at the suggestion of certain of his merchants of Bayonne, asserting before him that they had been robbed of their goods and wares within the land and power of the king of Portugal by certain mariners of the realm of Spain, ordered Stephen to make inquisition by the oath of merchants of Bayonne and Navarre and of other merchants in the port of Sandwich and of approved and lawful men of his bailiwick what goods of the realm of Spain were in that port and in whose hands they were, and to cause all goods and wares of that realm found there to be appraised by the oath of the aforesaid merchants and men, and to deliver them so appraised to two approved and lawful men of that port by the view of those in whose hands the goods and wares should be found, to be kept safely without diminution until the merchants aforesaid should be satisfied for the goods thus stolen or until otherwise ordered, and to certify the king of such goods and wares when thus appraised and delivered, and of the names of those who should thus receive them, and of the appraisement; and the king learns by an inquisition taken by Stephen that he has taken into the king's hands by pretext of this order certain goods and wares found in that port and appraised at 1,610*l.* 0*s.* 4*d.* and has delivered them to Reginald Noldekyn and Michael Snel of Sandwich, to be kept in form aforesaid; and Peter de Vinea, the king's merchant of Bayonne, has, in the presence of the aforesaid merchants who were thus robbed and with their consent, now proved before the king that he bought a certain number (*summam*) of quintals of iron, which were arrested in the said port in a ship called '*St. Leo*' of Bayonne, and which were unloaded from her and are now in the custody of Reginald and Michael amongst the goods and wares aforesaid, from certain merchants of Spain for a sum of money, of which he paid 60*l.* only: the king therefore orders Stephen to cause Peter to have 60*l.* worth of the said iron for the 60*l.* thus paid by him, and to cause the remainder of the iron to be divided between the merchants who were thus robbed, according to the damage that each of them can prove before Stephen that he suffered from the aforesaid merchants of Spain, and to cause them to have their portions thus falling to them, the freight of the ship being first paid as well as for the 60*l.* worth of iron as for the remainder of the iron, unless it have been previously paid. By K. & C.

1294.

Membrane 5—cont.

To the same. Like order, stating that the merchants thus robbed have acknowledged and granted that Bernard de Montegu, James de la Posterne and Andrew Charles are the king's merchants of Bayonne, and that 1,500 quintals of iron, 30 sacks of cumin and 24 bales of tallow, which were arrested amongst the said goods, are the goods of Bernard, James and Andrew, to wit 350 quintals belonging to Bernard were arrested in the hands of Hugh de Baiona, his yeoman, 450 quintals and 30 sacks of cumin belong to James and 700 quintals and 24 bales of tallow belong to Andrew, and that none of the realm of Spain had any part therein, and ordering Stephen to deliver the goods aforesaid to Bernard, James and Andrew. It is provided that the remainder of the goods arrested by him that can be kept without rotting or other loss shall be kept safely, and that those things that cannot thus be kept shall be sold by the view of those in whose hands they were arrested, if they wish to be present, and of other men of that port, and that he shall cause the money thence arising to be kept safely until otherwise ordered, paying first the freight of the ship in which the said quintals, sacks and bales were loaded, unless it have been previously paid, certifying the king of his proceedings in this matter.

By K. & C.

Aug. 21.
Southwick.

To the same. Whereas the king, at the prosecution of certain merchants of Bayonne, to wit Pelerin Durawe, John de Beryes, William de Sancto Paulo, Arnold de Sancto Martino, John de Seynt Crik, John de Seynaus, and Reymund de Artinglong, asserting before the king that they had been lately robbed of their goods and wares within the land and power of the king of Portugal by certain mariners of the realm of Spain, lately caused iron and certain other goods and wares found in the port of Sandwich and appraised at 1,610*l.* 0*s.* 4*d.*, which were said to belong to certain merchants of Spain, to be arrested, until the king's said merchants should be satisfied for the goods thus stolen or until the king should otherwise order; out of which the king ordered 60*l.* worth of iron to be delivered by Stephen to Peter de Vinea, merchant of Bordeaux, in whose hands a certain part of the iron was arrested, and ordered the remainder to be divided among the merchants who had been robbed, and likewise ordered 1,500 quintals of iron, 30 sacks of cumin, and 24 bales of tallow to be delivered to Bernard de Montegu, James de la Posterne, and Andrew Charles (*as in preceding orders*); and the said merchants who were thus robbed for themselves, on the one part, and Dominicus de Morlanis, yeoman of William de Saubannayk and Reymond Arnaldi de Tholosa, William Bernard of Farges, yeoman of Sanxius Petri de Begoign'; Martin de Lesgor', son and yeoman of Garcias (*Gracie*) de Lesgor, and Arnaldus Guillelmi, son and yeoman of Peregrine de Farges, in whose hands the remainder of the goods and wares are arrested, for themselves and their lords, on the other part, have agreed in the king's presence upon the making of restitution of the residue of the goods and wares under a certain form contained in an indented deed made between them and acknowledged before them on both sides, a transcript whereof the king sends to Stephen enclosed in the presents, which form he wills shall be observed by Stephen: the king therefore orders Stephen, when he shall have heard and understood the tenor of the transcript, to cause to be done concerning the residue of the goods in all things according to what shall appear to him by the tenor of the transcript to have been agreed upon by the parties, on condition that, after payment out of the goods and wares of the freights of the ships, the hire of houses, the costs of the said yeomen and other reasonable expenses according to the form of the agreement, all the remainder, whether it be in money or in wares, shall be kept safely until he shall have further orders from the king after proof have been made.

1294.

Membrane 5—Schedules.

Assignment of dower to Sibyl, late the wife of John de Bachewrth, tenant in chief, made by Malcolm de Harl[eye]. There are assigned to her 17 acres of arable land in Haselingfeld, which are extended at 25s. 6d. yearly; $1\frac{2}{3}$ acres of an acre of meadow in the same town, which are extended at 20d. yearly; a third of the pasture in the same town, which third is extended at $7\frac{1}{3}$ d.; the rents and services of the following free tenants: William Pavely, Geoffery Pavelly, Simon le Fuller, Adam le Mouner, and William le Jevene, which are extended at 10s. $10\frac{3}{4}$ d. yearly. There are also assigned to her William Hokediche, a villein in the same town, with his rents, services, works and customs whatsoever, which are extended at 8s. $10\frac{3}{4}$ d. yearly. Total of the dower: 47s. $6\frac{5}{8}$ d.

Assignment of dower to Margaret, late the wife of Thomas son of Lambert de Multon, of the knights' fees and advowsons of churches that belonged to Thomas in the bailiwick of Malcolm de Harl[eye], escheator this side Trent, made by the escheator by the king's writ. There are assigned to her a fee in Harington, co. Lincoln, which John de Harington holds, which is extended at 16l. 13s. 4d. yearly; a quarter of a fee in Wadingham, which quarter John de Wadingham holds, which quarter is extended at 4l. 13s. 4d.; also an eightieth of a fee in Multon, which eightieth Richard de Multon holds, which eightieth is extended at 6l. 13s. 4d. yearly; an eightieth of a fee in Multon, which Richard son of Adam holds, which eightieth is extended at 100s. yearly. There are also assigned to her the fealty and services of Richard de Reddyk from certain lands that he held of Thomas de Multon in Foscedyk by knight service, which are extended at 66s. 8d. yearly; the fealty and services of Nicholas le Graunt for certain lands that he held of Thomas in Skirebek by knight service, which are extended at 40s. yearly; the fealty and services of John de Cuppeldyk for certain lands that he held of Thomas in Fraunketon, which are extended at 40s. yearly. There are assigned to her the advowson of the church of Skirebek, which is extended at 50 marks yearly; the advowson of the church of Henningby (*sic*), which is extended at 20 marks yearly; and the collation of the maintenance of a third of a poorman (*tercii pauperis*) in St. John's Hospital without Boston, when it falls in, which is not extended among the fees and advowsons aforesaid.

MEMBRANE 4.

Aug. 24. To the sheriff of Somerset. Order to restore to Robert de Wynterburne
Winchester. of Whitechirche, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Humphrey de Kael and his fellows, justices appointed to deliver Sumerton gaol, with burglary and other crimes, as he has purged his innocence before W. bishop of Bath and Wells, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he caused to be taken afterwards by the sheriff and by the coroners of that county that Robert is of good conversation and is faithful and is not a public or notorious evildoer.

To the keeper of the Isle of Wight (*sic*). Order to cause Elias de Hauvill to have in the king's park of Knaresburgh two bucks of the king's gift, or if he cannot have them in the park, then in the king's forest there.

Membrane 4—cont.

1294

To the keeper of the forest of Kynggeswode. Order to cause Thomas de Berkeleye to have in that forest six bucks, of the king's gift.

Aug. 26.
Stockbridge.

To the sheriff of Northumberland. Order to deliver to Ellen, late the wife of Robert le Porter of Bamburgh, all the lands that she held in name of dower of Robert's inheritance, as the king learns by an inquisition taken by Thomas de Normanvill, escheator this side Trent, that Ellen demised the said lands to Ralph, her son, for her life for 60s. yearly, which lands the sheriff took into the king's hands with Ralph's other lands because Ralph withdrew himself for the death of the said Robert, wherewith he is charged.

Aug. 27.
Amesbury.

To W. bishop of Bath and Wells, the treasurer. Order to cause all priories and houses within the realm belonging to the abbey of Fontévrault, which were taken into the king's hands by his order, to be delivered, as the king wills that they shall be delivered so that the priors and keepers of the priories and houses may dispose of and ordain concerning them and their appurtenances without hindrance.

By K. on the information of W. de Langeton.

Aug. 18.
Upavon.

To Stephen de Penecestre, constable of Dover castle and warden of the Cinque Ports. Order to permit Theophania de Nautes to cross to parts beyond sea, provided that she do not carry with her any goods or letters or money, except for reasonable expenses to Nautes at the discretion of Stephen.

By K. on the information of G. de Robur[y].

Aug. 30.
Down
Ampney.

To the keeper of the forest of Clarendon. Order to cause Nicholas Morel to have in that forest four does, of the king's gift.

To the sheriff of Essex. Order to deliver William son of Walter le Clerk of Burnham, Godfrey Lemman of Burnham, and Ranulph de Donewyco, imprisoned at Colecestre for a robbery that they are said to have committed at sea in the company of brother John de Berking, an approver, as the king learns by the record of Walter de Bello Campo and Nicholas de Segrave, justices lately appointed to deliver Colecestre gaol, that they are not guilty of the robbery, and that they are recommitted to gaol by the justices awaiting the king's grace.

Sept. 1.
Worcester.

To the treasurer and barons of the exchequer. Order to cause Robert de Brus, earl of Karrik, to have respite until Michaelmas next for all debts due to the exchequer and for a year from then, as the king has granted to him this respite.

By K. on the information of John de Drokenesford.

Sept. 2.
Worcester.

To the keeper of the forest of Feckenham. Order to cause Alice, wife of Walter de Bello Campo, steward of the king's household, to have in that forest eight bucks, of the king's gift.

Sept. 3.
Persnore.

To John de Vesey, justice of the Forest beyond Trent. Order to cause William de Mortuo Mari to have in that forest four bucks, of the king's gift.

Vacated, because the writ was changed, as appears in the roll for the twenty-third year, in the month of August.

Sept. 5.
Cricklade.

To the sheriff of Gloucester. Order, made at the request of Ralph de Gorges, who has set out on the king's service to Gascony, to cause Matthew de Gorges, imprisoned at Gloucester for a trespass that he was said to have committed in the park of Thomas le Butiller at Bademinton, to be released upon his finding mainprise to satisfy Thomas after Ralph's return from the said parts, if Thomas consent to this.

Membrane 4—cont.

1294.

Sept. 5.
Avebury.

To Philip Mimekan, keeper of the forest of Shothor'. Order to permit Edmund, earl of Cornwall, to take two harts in that forest, and to carry them whithersoever he will without hindrance, as the king has granted him two harts in that forest.

Sept. 8.
Wilton.

To the sheriff of Oxford. Order to deliver in bail Richard Cok, imprisoned in Oxford castle for the death of John Cok, wherewith he is charged, as the king learns by the record of Robert Malet and Hugh de Braundeston, justices lately appointed to deliver that gaol, that Richard when suffering from madness slew John.

Sept. 7.
Wilton.

To W. bishop of Bath and Wells, the treasurer. Order to permit Maud, late the wife of Philip Burnel, tenant in chief, to have her forty days' use (*quarentana*) of the goods and chattels that belonged to Philip without delay, according to the king's previous order, concerning which he has done nothing, as the king learns, at which the king is surprised, more especially as Maud ought to have, in the same manner as other women of the realm, forty days' use of her husbands' goods and chattels after his death, as the king understands, according to the law and custom of the realm.

Sept. 8.
Wilton.

To Malcolm de Harl[eye], escheator this side Trent. Order to deliver to the said Maud the manor of Conede, as it appears to the king by inspection of the charter that Richard son of Alan, earl of Arundel, granted the manor to Philip and Maud in free marriage with Maud, to have to them and the heirs of their bodies, and the king learns by an inquisition that he afterwards caused to be made by the escheator that Philip and Maud held the manor on the day of Philip's death in Maud's free marriage.

Sept. 9.
Wilton.

To the same. Order cause dower to be assigned to the said Maud, as she has taken oath before the king that she will not marry without his licence.

The like to brother Ralph de Valle Regali, escheator in co. Chester.

Sept. 9.
Wilton.

To the keeper of the forest of Clarendon. Order to cause the Friars Minors of Salisbury to have in that forest six leafless oak-stumps for fuel, of the king's gift.

Sept. 10.
Downton.

To the same. Order to cause the Friars Preachers of Salisbury to have in that forest six leafless oak-stumps, for fuel, of the king's gift.

Sept. 8.
Wilton.

To the sheriff of Cumberland. Order to cause the prior of St. Mary's, Carlisle, to have seisin of a messuage and three roods of land in Old Swalkild, which John de la Ferte, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of the prior, and that the township of Shalkilde now holds them and has had the king's year and day, for which it ought to answer to the king.

Sept. 13.
Waltham.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of William le Teynturer, deceased.

To the treasurer and barons of the exchequer. Order to cause William le Vavasur to be acquitted of 20 marks in arrear to the king of the 70 marks in which he is indebted to the king for the houses which belonged to Bonamicus, a late Jew of York, which were sold to him, as the king has pardoned this sum to William, who is setting out with Henry de Lacy, earl of Lincoln, for Gascony, in the king's service.

Membrane 4—cont.

1294.

Sept. 17.
Farnham.

To the justices of the Bench. Order not to put Henry de Grey in default because he did not appear on Friday the morrow of Midsummer last in the suit before them by the king's writ between Richard de Grey and Henry concerning the unjust taking and detention of Richard's beasts, or for not appearing in the suit before them by another writ between Richard and Henry that Henry should render to Richard the wardship of the heir of Thomas de Rempeston, as he was in the king's service on that day, for which reason the king warrants him that day.

To the treasurer and barons of the exchequer. Order to cause the abbot of Cerne to be acquitted of the service that he ought to have made to the king in his army of Wales, in the tenth year of the reign, for one knight's fee that he holds of the king, as the king has pardoned him this service.

Sept. 23.
Westminster.

To the same. Order to cause Nicholas Morel to be acquitted of 10 marks at which he was amerced before William de Vescy, justice of the Forest beyond Trent, for a trespass that he was said to have committed in taking a hind in the forest of Shirewode without the king's licence, as the king has pardoned him.

Sept. 27.
Westminster

To the sheriff of Gloucester. Order to cause John son of John de Hauvill to be delivered from prison at Gloucester, wherein he is detained for a trespass in Thomas le Butiller's park of Badminton, if he ascertain by letters patent of Thomas or by other lawful means that John has satisfied Thomas for the trespass aforesaid, as the king has granted to Thomas, who is setting out for Gascony in his service, whatsoever pertains to the king of the imprisonments, ransoms, fines or amercements of all those who are or shall be convicted of breaking the said park or of other trespasses committed therein.

Sept. 28.
Westminster

To the sheriff of Rutland. Order to cause Thomas de Normanvill to have seisin of a messuage and $1\frac{1}{2}$ acres of land in Normanton, which John Patrik, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of Thomas, and that the township of Normanton has had the king's year and day thereof, for which it ought to answer to the king.

Vacated, because he did not have the writ.

Sept. 26.
Westminster

To the steward of the forest between the bridges of Oxford and Stan-ford. Order to cause the abbot of Peterborough to have a tenth of the venison taken in the king's forests in co. Northampton for the present year, as it appears to the king by the charters of William, Richard and John, his progenitors, and of Henry, his father, kings of England, that the abbot ought to have a tenth of all venison taken in the said forests, and it appears from the rolls of the late king's chancery that the abbot always had his writ for having such tenth.

Oct. 2.
Westminster.

To the treasurer and barons of the exchequer. As it appears to the king by the letters patent of the late king that W. late bishop of Carlisle was acquitted on Wednesday after SS. Peter and Paul, in the 29th year of the said king's reign, of all debts due to the said king except 80 marks by which he made fine with the said king for having the custody of the land and heir of Odard de Wyggeton, the king orders them, after inspecting the said letters, to acquit J. now bishop of Carlisle of all the debts aforesaid up to the said date except the 80 marks.

1294.

Membrane 4—cont.

Oct. 3.
Westminster.

To the sheriff of Essex. Order to release William le Poer of Herewiz, imprisoned in the sheriff's bailiwick for robberies and other trespasses, whom the king is sending with Richard le Marchaunt in his service at sea (*per partes maritimas*), upon his finding mainprize to stand to right in the king's court when he returns from the king's service.

MEMBRANE 3.

Sept. 30.
Westminster.

To the sheriff of York. Order to deliver to William Beaumund his goods and chattels, which were taken into the king's hands for his flight, upon his finding security to render them at the exchequer on the morrow of All Souls next according to the appraisement made before Hugh de Cressingham and his fellows, justices in eyre in co. York, as the king lately ordered Hugh to deliver the goods and chattels to William upon his finding security to render them or their price to the exchequer at Michaelmas last, and Hugh has signified to the king that they are not in his hands but in those of the sheriff, and the king wishes to show favour to William, who is setting out in his service for Gascony.

Oct. 1.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbot of Westminster to have respite until Michaelmas next for all debts due to the exchequer, as the king has granted him such respite.

Oct. 1.
Westminster.

To the sheriff of Oxford. Order not to intermeddle further with the prebend of Thame or with its appurtenances, and to restore the issues thereof to Master Thomas de Sutton, archdeacon of Northampton, which prebend the king lately ordered him to take into the king's hands by reason of the disputes between O. bishop of Lincoln and the said Thomas, on the one part, and Edward son of John de Sancto Johanne, king's clerk, on the other, as the disputes have been now wholly settled before the king in his court. [Prynne, *Records*, iii, p. 607.]

Oct. 6.
Westminster.

To the justices of the Bench. Order not to put William Barage in default for not being present on Sunday the octaves of Holy Trinity in the last suit before them by the king's writ between John de Bradeford and Isabel, his wife, demandants, and the said William and Isabel, his wife, tenants, of a messuage, a carucate of land, 10 acres of meadow in Benacre and Melkesham, as he was in the king's service by his order on that day.

Oct. 6.
Westminster.

To Malcolm de Harle, escheator this side Trent. Order to cause dower to be assigned to Sibyl, late the wife of John de Bachewrth, tenant in chief, as she has taken oath before the king that she will not marry without the king's licence.

Oct. 7.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to permit Roger le Bigod, earl of Norfolk and marshal of England, to enter and hold the manor of Thorneton near Pikeringg, as the king learns by inquisition taken by the escheator that it is not to his damage or prejudice to grant to John de Aston power to enfeof the earl of the said manor, which John holds of the king in chief.

Oct. 8.
Westminster.

To Richard de Brimesgrave, king's clerk. Whereas the king at the prosecution of Pelerinus Durawe, John de Beryes, William de Sancto Paulo, Arnald de Sancto Martino, John de Seynt Crik, Peter Saus de Gyson, John de Seynaus, and Reymund Dartikelonge, the king's merchants of Bayonne, asserting that they had been robbed of their goods and

1294.

Membrane 3—cont.

wares within the land and power of the king of Portugal by certain mariners of the kingdom of Spain, appointed Richard together with the bailiffs of his towns of Portesmouth, Southampton and Wynchilse to enquire what goods and wares of men of the realm of Spain were in the said towns, and in whose hands they were, and to cause all such goods and wares thus found in the said towns to be appraised by the oath of approved and lawful men of those towns, and to deliver them thus appraised to two men of each of the towns, to be kept safely until the king's merchants aforesaid should be satisfied for their goods thus stolen or until otherwise ordered, and to certify the king of their proceedings, etc.; and the king learns by an inquisition taken by Richard and the bailiffs of Southampton that they have taken into the king's hands certain goods and wares of the men of Spain, appraised at 5*l.* 6*s.* 9½*d.*, and have delivered them to John de Burgoyne and John le Mercer for custody: the king orders Richard to take security from Pelerinus, John, William, Arnald, John, Peter, John and Reymund to answer to the king's men of Yarmouth and others wishing to claim part in the said goods and wares, saving to Pelerinus and his fellows aforesaid their costs and expenses about the prosecution of the inquisition, and to deliver to Pelerinus and his fellows the said goods and wares, to be divided among them according to the damages that each of them sustained by the said mariners of Spain.

The like to the keeper and sheriffs of London for certain goods and wares appraised at 4*l.* and in the custody of Arnald de Sancto Johanne and Gerard de Brye.

By K.

Oct. 10. To the treasurer and barons of the exchequer. Order to acquit Thomas, Westminster. son and heir of Eustace son of Thomas, tenant in chief, of 20*s.* exacted from him for scutage for the king's army of Wales in his tenth year, as it appears to the king by the rolls of chancery that Thomas was then a minor in his wardship. It is provided that answer shall be made to the king for the knights' fees that are held of him for the said time.

To the bailiffs of Southampton. Order to cause to be delivered to Thomas Longard and Ernald de Malyun, merchants of the duchy of Aquitaine, all their iron that they lately brought to Southampton and that is there arrested by the bailiffs, and to cause them to be satisfied for the money received from any of it that the bailiffs may have sold.

Oct. 10. To Thomas de Normanvill, escheator beyond Trent. Order not to Westminster. molest Robert Basset of Rishton by reason of his homage for a moiety of a knight's fee in co. Derby, which moiety he holds of the king and which he lately recovered before the justices of the Bench by the king's writ against Robert de Derle, as the king has taken his homage.

Oct. 11. To the keeper and sheriffs of London. Order not to molest Thomas Westminster. Coffe, lately convicted before them for a re-disseisin made upon Alice de Farnham of a tenement in London, but to cause him to be acquitted thereof, as the king has pardoned him at the instance of Henry de Lacy, earl of Lincoln, what pertains to the king from this trespass.

Oct. 11. To the keeper of the park of Gildeford. Order to cause the prior and Westminster. friars of the order of Preachers at Gyldeford to have in that park four oaks fit for timber and two leafless oak-stumps for fuel, of the king's gift.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the lands of Mauger de Sancto Albino, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Mauger at his death held nothing of the king by reason whereof the custody of his lands ought to pertain to the king.

Membrane 3—cont.

1294.

Oct. 12.
Westminster.

To Stephen de Penecestre, constable of Dover castle. Order to supersede the demand made upon John de Sancto Johanne for the construction of houses in that castle, for so long as John shall be in the king's service or until otherwise ordered, as John has set out for Gascony in the king's service by his order, wherefore the king wishes to provide for his indemnity.

By K.

Oct. 14.
Westminster.

To the treasurer and chamberlains. Order to cause to be delivered to the Friars Minors of Chester the 33*l.* 10*s.* 0*d.* that Master Gilbert de Arderne, the king's clerk lately appointed to arrest money deposited in the town of Chester and elsewhere in that county, caused to be arrested in their house, and that he afterwards caused to be carried to the exchequer, as the king learns by inquisition taken by Reginald de Grey, justice of Chester, that John de Barwe, chaplain, gave and assigned this money to them long before it was thus arrested to find a chaplain to celebrate divine service there for his soul for ever and to acquit the Friars' debts.

Oct. 15.
Westminster.

To Malcolm [de Harleye], escheator this side Trent. Order to deliver to John son and heir of Roger le Rus, upon his doing due fealty therefor to the king, three virgates of land in Brockethorp pertaining to the Barton (*Bertona*) of Gloucester, as the king learns by inquisition taken by the escheator that Roger held at his death the three virgates of the king in socage, paying therefor yearly to the Barton 6*s.* 8*d.* and doing suit from three weeks to three weeks, so that he held nothing else of the king by reason whereof the custody of his lands ought to pertain to the king, and order not to intermeddle further with the lands held of others. The king makes this order because he wishes to show favour to John, as he is staying in the king's service in the parts of the Welsh marches.

Oct. 13.
Westminster.

To the treasurer and barons of the exchequer. Order to cause to be restored to German de Tunebrigg the serjeanty of La Grove, with all issues received thence since it was taken into the king's hands, as the king wishing to show him favour for his good and long service Queen Eleanor, the king's mother, has pardoned him the trespass that he committed in entering without the king's licence and will the serjeanty, which is held of the king in chief, and which German acquired from Sibyl de la Grove.

By K. on the information of G. de Roubury.

Oct. 16.
Westminster.

To Thomas de Norm[anvill], escheator beyond Trent. Order to permit Miles de Stapelton to enter and hold 16 acres of waste in Hovyngham near Wath, which Roger de Moubrai holds of the king in chief, as the king has granted by letters patent to Roger, who is setting out for Gascony in his service, that he may give and assign the said land to Miles, and that Miles may receive and hold it.

Oct. 16.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Meygnil to be acquitted of 22*l.* 16*s.* 0*d.* wherewith he is charged before William de Vesey and his fellows, late justices in eyre for pleas of the Forest in co. York, for the crop (*imbladatura*) of an assart of 38 acres at Aldwyk within the forest of Galtres, as the king has pardoned him this sum.

By K. on the information of W. de Langeton.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Roger de la More, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 23.
Westminster.

To Malcolm de Harl[eye], escheator this side Trent. Order to restore to Eustace de Hacche the custody of the lands that belonged to Peter

1294.

Membrane 3—cont.

de Goushull, tenant by knight service of Isabel, late countess of Albemarle, in Cokedik, Holebeche, Gedeneye and Qwappelade, co. Lincoln, and in Little Coldon, co. York, as it appears to the king by the letters patent of the countess, which he has inspected, that she granted to Eustace the custody of the said lands with all appurtenances until Ralph, son and heir of Peter, or until the heirs of Peter came of age, and the escheator took the custody into the king's hands upon the death of Ralph, who died a minor, and who begot upon his wife's lawful issue, which survives.

Oct. 24. To the same. Order to cause Miles, son and heir of Reginald de Bello Westminster. Campo, tenant by knight service of John de Ferrar[iis], lately a minor in the king's wardship, to have seisin of his father's lands, which are in the king's hands by reason of the wardship of John and the minority of Miles, as it appears by lawful proof made before the king that Miles is of full age.

MEMBRANE 2.

Oct. 25. To the sheriff of Norfolk. Order to deliver to William de Wabrumne Westminster. (*sic*), Thomas de Bayfeld, Thomas son of Thomas de Wabrunne, and Bartholomew de Salle, clerks, their lands, goods and chattels, which were taken into the king's hands upon their being charged before Elias de Hauvill and his fellows, justices lately appointed to deliver Norwich gaol, with the death of William son of Robert le Suur of Wabrunne, as they have purged their innocence before R. bishop of Norwich, to whom they were delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he afterwards caused to be taken by the sheriff of Norfolk and the coroners of that county that the said clerks are of good fame and conversation and were never public or notorious malefactors. [Prynne, *Records*, iii, p. 690.]

Oct. 24. To the bailiffs and all the tenants of Geoffrey de Lesiniaco of Luveth Westminster. and Balyogary. Writ of aid and intendence in favour of Walter de la Haye, whom William de Valencia, the king's uncle, keeper of Geoffrey's lands in Ireland, has appointed to hear the accounts of Geoffrey's bailiffs in Ireland, with power to remove the bailiffs and appoint others in their places at his discretion.

Oct. 21. To the treasurer and barons of the exchequer. Order to discharge John Westminster. de Lovetot of 14*l.* yearly for the custody of two parts of the manor of Wassingele, co. Huntingdon, which custody the king committed to him on 27 November, in the seventeenth year of his reign, until the heir of Ralph de Wassingelee, tenant in chief, who held the manor, come of age, rendering therefor the aforesaid sum, from 7 February, in the same year, when the king granted the custody to Queen Eleanor, his late consort.

Oct. 18. To Malcolm de Harlegh, escheator this side Trent. Order to pay to Westminster. Elias de Albinaco the 100*s.* 11*d.* that Malcolm caused to be levied from the issues of the lands that belonged to Philip de Albinaco, tenant in chief, his brother, whose heir he is, for the time when Philip's lands were in the king's hands, as the king has granted this sum to Elias.

Oct. 28. To Geoffrey de Picheford, keeper of the forest of Windsor. Order to Westminster. cause the Friars Preachers of London to have in that forest twelve oaks fit for timber in order to make their quay (*kayum*) at their house in London, of the king's gift.

1294.

*Membrane 2—cont.*Oct. 26.
Westminster.

To the sheriff of Worcester. Order to deliver in bail William de Crombe, imprisoned in Worcester castle for the death of John Huneman, as the king learns by the record of Robert Malet and Hugh de Braunteston, justices lately appointed to deliver that gaol, that William slew John in self defence.

To the treasurer and barons of the exchequer. Whereas the king, on 7 June, in the eighth year of his reign, by reason of a defect in an inquisition made by Thomas de Normanvill, escheator beyond Trent, concerning the lands that belonged to Robert de Creppying, tenant in chief, ordered the escheator to take an inquisition more fully, and to send it to him in the quinzaine of Easter then next following, and to permit John, son and heir of the said Robert, to receive the rents and issues of the lands aforesaid from the day of the receipt of the writ until the term aforesaid, upon his finding the escheator security to satisfy the king if the king wished to have them; and the king afterwards in consequence of the second inquisition took John's homage for the lands and rendered them to him, and ordered the escheator to acquit him and his sureties of the said rents and issues; and the treasurer and barons cause John to be distrained to render his account before them of the rents and issues for the time aforesaid, and exact from him 4 marks as forfeited issues because he did not come to render his account before them; and the king has pardoned John the four marks: he therefore orders the treasurer and barons to discharge John of the account and to cause him and his sureties to be acquitted of the four marks.

To Bogo de Knovill, constable of the castle of Montgomery. Order to restore to Walter son of Hugh de Wodenerton a messuage and a moiety of a virgate of land in Walecote near Montgomery, as the king learns by inquisition taken by Bogo that Walter and his predecessors always held the messuage and moiety freely and peacefully before the time of Godeschall [de Maghelines*] and all his time and afterwards without disturbance, until Bogo ejected Walter thence by reason of an inquisition that Bogo lately caused to be made by certain villeins of those parts, and that Bogo took them into the king's hands, and that no one but Walter has any right therein.

To the sheriff of Cumberland. Order to restore to John de la Chapele, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before John Wogan and his fellows, justices lately appointed to deliver Carlisle gaol, with harbouring Alexander, his son, a felon, as he has purged his innocence before J. bishop of Carlisle, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he caused to be taken by the sheriff and coroners of co. Cumberland that John is of good fame and conversation and was never a public or notorious evildoer.

Nov. 4.
The Tower.

To the treasurer and barons of the exchequer. Whereas the king has appointed Peter de Parys, burgess of Yoghel, to take corn, wine and other victuals by sea from Ireland to him for his expedition into Wales, and to take and bring with him twenty or thirty ships (*navigia*) great and small with sailors and arms; the king orders them to cause Peter to have his reasonable expenses for hiring the said ships for this purpose and for the maintenance of the sailors, for so long as he shall be engaged upon this matter.

* See Patent Roll 9 Henry III., p. 424.

Membrane 2—cont.

1294.

Nov. 5.
The Tower.

To Stephen de Penecestre, warden of the Cinque Ports. Whereas the king has ordained by the council of his realm, for the common benefit of the realm, that all and singular merchants of Almain, Brabant, Holland and Zealand may come into the realm with their ships, things and wares safely and securely, and may there stay and trade there with the same, and may return thence at their pleasure; and it is also ordained, for the indemnity and security of the merchants aforesaid, that all those who have ships and who shall cross the sea in their own persons with their ships shall find good security for themselves and the mariners of the ships that they shall inflict no wrong or damage upon any merchant or other of Almain, Brabant, Holland and Zealand in their persons or goods; and if those having ships do not come with the ships, then those whom they shall have appointed in their place shall find the like security. If it happen that any men be taken concerning whom there shall be doubt whether they be of the power or dominion of the king of France or of the parts aforesaid, they shall be brought to land alive, and if it be then found that they are of the parts aforesaid and not of the power or dominion of the king of France, they shall go quit; and if they be of the power of the king of France, to wit of Lower Flanders (*de Flandria inferius*), then their goods shall become the property of those who shall have captured the men, in accordance with the king's ordinance upon another occasion: the king, wishing that this ordinance shall be firmly observed in the ports and places where ships or boats arrive, orders the warden to cause it to be proclaimed in all the Cinque Ports and in the members thereof, and to cause it to be firmly observed until otherwise ordered by the king.

By K. & C.

[Ryley, *Placita*, p. 461.]Nov. 7.
The Tower.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Adam de Fuleham, as attorney of Adam de Creting, who has set out for Gascony in the king's service by his order, the lands that belonged to Philip Burnel, tenant in chief, deceased, in Esthammes, co. Essex, as the king learns by inquisition taken by the escheator that Adam de Creping recovered against Philip, before the steward and marshal, a debt of 120*l.* 1*s.* 8*d.*, and that he had seisin of Philip's lands in Esthammes, which are extended at 39*l.* 7*s.* 0*d.* by his said attorney by delivery from the sheriff of that county, to hold until he should be satisfied for his debt, which lands have been taken into the king's hands by reason of Philip's death.

Nov. 8.
The Tower.

The treasurer and barons of the exchequer. Order to cause the common seal of the priory of Lenton, which the king lately caused to be committed to them, to be delivered to the prior of that house and to Hugh de Vienna, to whom the king has committed the custody of the priory during pleasure.

Oct. 12.
Westminster.

To the same. Order to cause William de Tittleye, sheriff of Stafford, to be acquitted of 10*l.* 7*s.* 7½*d.* wherewith he is charged in his account at the exchequer, as the king lately ordered him to restore to Richard le Fraunceys, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Westmoreland with harbouring Robert de Appelby, a felon, who was outlawed for the death of Nicholas de Hastingg', and also with harbouring William de Harcla, charged with aiding and assenting to the felony, because Richard purged himself of this crime before J. bishop of Carlisle, the diocesan, and the king learnt by inquisition taken by the sheriff and coroners of that county that Richard

1294.

Membrane 2—cont.

is of good fame, and the sheriff delivered to Richard his goods and chattels, which were appraised at the sum aforesaid, and the treasurer and barons refused to allow this sum to William, in accordance with the king's order, because they were not certified whether Richard had fled or not, and the king now learns by the testimony of Hugh de Cressingham, chief justice of the said eyre, that Richard did not fly.

The like in favour of Thomas de Hellebeck, sheriff of Westmoreland, for Richard's goods and chattels, which were appraised at 96*l.* 14*s.* 2*d.*

The like in favour of Philip de Paunton, sheriff of Derby, for Richard's goods and chattels, which were appraised at 53*l.* 19*s.* 6*d.*

Nov. 2.
Westminster.

To the sheriff of Stafford. Order to cause William de Bagenholt to have seisin of 12 acres of land and 2 acres of meadow in Bagenholt, as the king learns by inquisition taken by the sheriff that the said land, which Stephen de Bagenholt held, who abjured the realm for felony, has been in the king's hands for a year and a day, and that Stephen held them of William, and that Roger de Swynnerton, Henry de Cressewall, William de Wrottesleye, and Henry le Clerk of Alrewas now hold the said lands, and have had the king's year and day thereof, for which they ought to answer to the king.

Nov. 12.
Westminster.

To the sheriff of York. Order to deliver to Dionysia, late the wife of Remi de Pokelinton, a mill and 14 marks yearly of rent in Pokelynton, together with the issues thereof, to be held by her in the same form as she held them before they were taken into the king's hands, which mill and rent Isabel de Fortibus, countess of Albemarle, deceased, held in chief, and of which she enfeoffed Remi and Dionysia by her charter, and which were taken into the king's hands by the order of Hugh de Cressingham and his fellows, justices in eyre in that county, because Remi and Dionysia entered them without the king's licence.
By K. & C.

To the sheriff of Stafford. Order to cause Edmund, the king's brother, to have seisin of a messuage in Tuttebury, which Thomas le Fevre of Tuttebury, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that the township of Tuttebury had the king's year and day, for which it ought to answer to the king, and that Thomas held it of Edmund, and that it is in the king's hands by reason of the felony aforesaid.

MEMBRANE 1.

Nov. 12.
Westminster.

To Laurence de Lodelawe, Robert de Segre and Roger de Lincoln. Order to pay, out of the first money arising from the wool that the king lately ordered to be taken by them from his realm to Holland, to Sir Henry, count of Bar, 4,000 marks, in part payment of a sum of money in which the king is bound to him by certain agreements made between them.

By K. on the information of W. de Langeton.

To the same. Like order to pay to S. archbishop of Cologne 6,000 marks, as above '*de verbo ad verbum.*'

To the sheriff of Southampton. Order to cause Geoffrey le Bole, Richard Pegge, John Pegge, Geoffrey de Suthoure, Jordan Welde, Richard atte Brok, Simon Corderay, John atte Mere, William le Munt, Robert atte Kneppe, Ralph Attewelle, Ralph de Holeweye, Ralph Corderay, Richard

1294.

Membrane 1—cont.

Crul, William Frythelok, William le Rewere, Payn Maheu, Nicholas Wymund, John Culle, Robert atte Stone, Nicholas atte Mere, Walter Wych', Geoffrey atte Stone, John Wodenot, Nigel Culle, John Fryday, and Nicholas le Newe, men of John de Insula, who are about to set out in the king's service for Wales by his order, to be released from prison at Winchester, wherein they are detained for burning houses, robberies and other trespasses committed in the king's realm, wherewith they were indicted at Southampton before Roger de Molis and Richard de Bosco, justices appointed to hear and determine divers trespasses committed against the king's peace in divers counties, subject to their finding such mainprise that the sheriff will answer for them himself to stand to right concerning the said trespasses if the king or any other shall wish to speak against them concerning them.

To Stephen de Penecestre, constable of Dover Castle and warden of the Cinque Ports. Whereas among the goods and wares that the king lately caused to be arrested in the port of Sandwich by Stephen at the prosecution of certain merchants of Bayonne, who asserted before the king that they had been robbed of their goods and wares within the power of the king of Portugal by certain mariners of the realm of Spain, there was arrested a certain lot (*pars*) of iron in the hands of Peter de Vinea, merchant of Bayonne, which he had bought from certain merchants of Spain for a sum of money, whereof he had paid 60*l.* only; for which reason the king ordered 60*l.* worth of the iron to be delivered to Peter by proof that he made before the king in the presence of the said merchants who had been thus robbed, with their assent, and ordered the remainder of the iron to be divided among the merchants according to the damages that each of them should prove before Stephen that he had sustained by the said mariners of Spain, and to cause their shares to be delivered to them; and Peter Saus of Gyson, one of the merchants who were thus robbed, was in the king's service at the time of the partition of goods, so that he could not appear before Stephen, for which reason he has not yet received his portion pertaining to him of the remainder of the iron: the king, not wishing that his service aforesaid should damage Peter, orders Stephen to cause Peter to have his portion aforesaid, if there be any of the said remainder in Stephen's custody from which he can be satisfied.

To John de Vesey, justice of the Forest beyond Trent. Order to cause the prior of St. Mary's, Carlisle, to have in the forest of Engelwode twenty oaks fit for timber, in order to repair therewith his church, which was lately burnt by mischance.

1293.

MEMBRANE 13d.

Nov. 21.
Westminster.

The following have quittance of the common summons [of the eyre] in co. Middlesex:

O. bishop of Lincoln.

Milicent de Monte Alto.

N. bishop of Salisbury.

William de Bello Campo.

John, king of Scotland.

The master of the military order of the Temple in England.

Edmund, earl of Cornwall.

Edmund, the king's brother.

1293.

Membrane 13d—cont.

H. de Bohun, earl of Hereford and Essex.
 Walter de Langeton.
 William de Percy.
 William, bishop of Ely.
 Robert de Veer.
 The abbot of Peterborough.
 Adam le Taillur.

Nov. 25. Walter Randolf of Horsham acknowledges that he owes to William de
 Westminster. Hamelton, archdeacon of York, 60*l.*; to be levied, in default of payment,
 of his lands and chattels in co. Sussex.

————— John le Keu of Salesbur[y] acknowledges that he owes to John, arch-
 ————— bishop of Dublin, 11*l.* 11*s.* 8*d.*; to be levied, in default of payment, of his
 lands and chattels.

Walter de Berleye acknowledges that he owes to Philip de Gildeford,
 parson of the church of Beston, 40 marks; to be levied, in default of pay-
 ment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Nov. 27. The following have quittance of the common summons [of the eyre] in
 Westminster. co. Surrey:

Brother Peter de Haghham, prior of the Hospital of St. John of
 Jerusalem in England.
 The master of the military order of the Temple in England.
 Nicholas, bishop of Salisbury.
 The abbot of Waltham.
 Master William de Monte Forti.
 John de Monte Forti.
 Dionysia de Monte Caniso.
 Isabel, daughter of Maud de Kyme.
 The prior of Christ Church, Canterbury.
 The prior of Bermundeseye.
 Adam de Blescynneleye.
 John de Warennia, earl of Surrey.
 The abbot of St. Augustine's, Canterbury.
 Master John de Wengham, precentor of St. Paul's church, London.
 Richard de Brettevill.

Nov. 22. To the sheriff of Northampton. Order to cause a regard to be made in
 Westminster. the forests of Rokingham, Clyve, Salcey (*de Salceto*), and Wytlewode
 before the coming of the justices of the Forest, so that the regard shall be
 made before Easter next.

[Capitula.]

The like to the sheriff of Buckingham for a regard in the forest of
 Witlewod, to be made before the said feast.

The like to the sheriff of Oxford for a regard in the forest of Bernewode,
 to be made before the said feast.

————— Stephen le Specer of Canterbury acknowledges that he owes to Robert
 ————— de Askeby, clerk, 26*s.* 8*d.*; to be levied, in default of payment, of his
 lands and chattels in co. Kent.

Dec. 3. William le Latimer, knight, acknowledges that he owes to Walter de
 Westminster. Langeton, clerk, 80*l.*; to be levied, in default of payment, of his lands and
 chattels in co. York.

1293.

Membrane 13d—cont.

Edward Charles, knight, acknowledges that he owes to Master William Burnell, dean of Wells, and W. de Hamelton, archdeacon of York, and their co-executors of the will of Sir Robert Burnell, bishop of Bath and wells, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John le Dauncere of Cristhale acknowledges that he owes to Master Reginald de Braundon 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Memorandum, that this recognisance was made at the prosecution of John de Godeleye, Reginald's proctor, and was cancelled at his instance.

Cancelled on payment, acknowledged by the said proctor.

John de Hastengge acknowledges that he owes to Master William Burnell, dean of Wells, and William de Hamelton, archdeacon of York, and to their co-executors of the will of Robert, late bishop of Bath and Wells, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment, acknowledged by W. de Hamelton, for himself and his co-executors.

Adam de la Grene of Neusum in Craven acknowledges that he owes to Robert de Clidrehou, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 13.
The Tower.

John le Noreys came before the king, on Sunday the feast of St. Lucy, and sought to replevy to Richard de Sheffield the latter's land in Westminster, which was taken into the king's hands for his default before the justices in eyre in co. Middlesex against Idonia, late the wife of Hugh le Barber of London. This is signified to the said justices.

William de Brikhulle and Richard de Massy, knight, acknowledge that they owe to the king 11 marks; to be levied, in default of payment, of their lands and chattels in co. Chester.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.

Hugh de Riston, clerk, acknowledges that he owes to the king 12 marks 9s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled, as above.

MEMBRANE 12d.

Dec. 13.
The Tower.

Joan, late the wife of Owen de la Pole, puts in her place Fulk de Orreby to demand and receive her dower of the lands that belonged to Owen.

Dec. 26.
Canterbury.

Thomas le Charer came before the king, on Saturday the feast of St. Stephen, and sought to replevy to Maud, late the wife of Walter de Derlington, her land in Fynesbury, which was taken into the king's hands for her default before the justices in eyre in co. Middlesex against Robert Beneschef and Joan, his wife, Maud, daughter of Avicia, daughter of Walter de Carleton, and Idonia, daughter of Rose (*fil' Roes'*), daughter of Walter de Carleton. This is signified to the justices.

John le Noreis came before the king, on the aforesaid day, and sought to replevy to Juliana, late the wife of John de Karliol[o], her land in Westminster, which was taken into the king's hands for her default before the justices aforesaid against Hugh son of Richard Somer, William de Padynton and Joan, his wife. This is signified to the justices.

1293.

*Membrane 12d—cont.*Dec. 13.
The Tower.

To the sheriff of Lincoln. Whereas the king has ordained, for the common utility of the people of his realm, by the common council of the realm, that no one shall be placed in assizes, juries or recognisances outside the county unless they have lands to the value of 100s. at least, or within the county unless they have lands to the value of 40s. at least, as is contained in the statute, which the king sends to him under his seal, and which the king wills shall be observed henceforth in all and singular its articles: he therefore orders the sheriff to cause this statute to be proclaimed in his full county [court] and in cities, boroughs, market towns, and other public and solemn places within the sheriff's bailiwick, where the sheriff shall deem fit, and to cause it to be firmly observed in all and singular its articles so far as in him lies. This he shall not omit to do if he wish to avoid damage. [Ryley, *Placita*, p. 461.]

The like to all the sheriffs of England. [*Ibid.*]

Dec. 28.
Canterbury.

John son of Thomas, knight, of Ireland, acknowledges that he owes to Walter de Langeton, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in Ireland.

William de Caumvill, knight, acknowledges that he owes to the said Walter 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Bogo de Knovill, knight, acknowledges that he owes to Walter de Langeton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Richard de Breuse acknowledges that he owes to the said Walter 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Drogenesford, clerk, acknowledges that he owes to the said Walter 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Dec. 29.
Canterbury.

Hugh de Faukes came before the king, on Wednesday after St. Thomas, and sought to replevy to the prioress of Stratford her land in Brembeleye, which was taken into the king's hands for her default before the justices in eyre in co. Middlesex against Reginald de Blockeswurthe. This is signified to the justices.

Robert de Stutvill acknowledges that he owes to Bartholomew de Say 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

1294.

Jan. 1.
Canterbury.

Roger de Camera came before the king, on Friday the feast of the Circumcision, and sought to replevy to Maud, late the wife of Walter de Derlyngton, a messuage in Fynesbury, which was taken into the king's hands for her default before the justices in eyre in co. Middlesex against Robert Beneschef and Joan his wife, Maud, daughter of Avice, daughter of Walter de Carleton, and Idonia, daughter of Rose (*jil' Ros'*), daughter of Walter de Carleton. This is signified to the said justices.

Jan. 6.
Canterbury.

William de Wexebrigg came before the king, on Wednesday the feast of the Epiphany, and sought to replevy a third of a messuage and of 140 acres of land, 8 acres of meadow, 16 acres of wood, and of 23*s.* 8*d.* of rent in Hyvingch[o], Soybrok, and Chetindon to Hugh le Keu of Berkhamptede and to Lettice his wife, which was taken into the king's hands for their default before the justices of the Bench against Joan, late the wife of John Walrond. This is signified to the justices.

Membrane 12d—cont.

1294.

Jan. 10.
Wingham.

Peter le Spicer of Malmesbury came before the king, on Sunday after the Epiphany, and sought to replevy to John Michel of Malmesbury the latter's land in Malmesbury, which was taken into the king's hands for his default against Margery, late the wife of William le Webbe. This is signified to the justices.

Walter de Bello Campo, knight, acknowledges that he owes to the king 22s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Jan. 14.
Eastry.

Thomas le Waleys came before the king, on Thursday the morrow of St. Hilary, and sought to replevy his land in Kilpek, which was taken into the king's hands for his default before the justices of the Bench against Agnes, daughter of Roger le Waleys, and Joan, her sister. This is signified to the justices.

Jan. 16.
Eastry.

Philip de Shireburn came before the king, on Saturday after St. Hilary, and sought to replevy his and his wife Margaret's land in Spareham and Neketon, which was taken into the king's hands for their default before the justices of the bench against Comitissa, late the wife of Roger de Clifford, the elder. This is signified to the justices.

James Gernun of Lavynton acknowledges that he owes to Master Robert de Cumbe, clerk, 30 marks 6s.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Jan. 18.
Eastry.

To the sheriff of York. Whereas the king has ordained, for the common utility of the people of his realm, by the common council of the realm, that no one shall be put upon any assizes, juries or recognitions unless they have lands to the value of 40s. a year at least, provided that there shall be done as has been wont heretofore before justices in eyre for common pleas in their eyres and also in assizes, juries and recognitions that shall be taken in cities, boroughs and other market towns: the king orders him not to put Adam son of Geoffrey de Alreton in assizes, juries or recognitions, and not to suffer him to be put thereon, if he have not land to the value of 40s. yearly. [Ryley, *Placita*, p. 460.]

Jan. 25.
Eastry.

To the sheriff of Lincoln. Order not to put Robert de Holthorp in assizes, etc. outside his own county, if he have not lands to the value of 100s. yearly, as the king has ordained that no one shall be put upon assizes, etc. outside his own county unless he have lands to the value of 100s. yearly.

Laurence de Preston acknowledges that he owes to William de Fyenles 12l. 10s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Grenhulle of Harewe, Thomas Squier, Ranulph de Harewe of Smethefeld, and William Andreu of Harewe acknowledge that they owe to Richard de Bereford, clerk, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

William Everard of London, goldsmith, acknowledges that he owes to Thomas Squier, William Andreu, and Ranulph de Harewe 10 marks; to be levied, in default of payment, of his lands and chattels in London.

1294.

Membrane 12d—cont.

William de Fyenles, knight, acknowledges that he owes to Hubert Doge, Brachius Gerardi and Roger Dardochii, citizens and merchants of Florence of the society of the Pulci (*Pullic'*), 359 marks 5s.; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Surrey.

Norman de Arcy, knight, acknowledges that he owes to William son of Roger Crok of London, clerk, 23 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Walter de Strykeland acknowledges that he owes to Robert de Barton, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Nicholas Fraunceys acknowledges that he owes to Richard de Bereford, clerk, 18s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Laurence de Preston acknowledges that he owes to Gilbert de Thornton, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Henry de Notingham, knight, acknowledges that he owes to John son of William Marmyun of Chakendene 10l.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The prior of Tremhale acknowledges, for himself and his successors, that he owes to William de Hamelton, clerk, 24l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Philip Burnell and John Hastang acknowledge that they owe to William de Hamelton, clerk, 10l.; to be levied, in default of payment, of their lands and chattels in co. Essex.

William Saym of Hereford acknowledges that he owes to William Hardyng, tanner, of London, 40s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

MEMBRANE 11d.

Feb. 11. Margaret, daughter of Grace, daughter of Alice de Luton, has letters
Denham. deprecatory to the abbess and convent of Romeseye to admit her as a nun.

Feb. 14. To the archbishop of York. Request that he will pray and enjoin those
St. Albans. under his authority to pray for the king's success in France, whither he is going to treat with the king of France concerning the matters at variance between them. [*Fædera*; Prynn, *Records*, iii, p. 582.]

The like to seventeen bishops, the guardian of the spirituality of the archbishopric of Canterbury, the guardian of the bishopric of Llandaff and to M. bishop of St. Davids. [*Ibid.*]

Gerard Salveyn acknowledges that he owes to the king 12 marks 9s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.

Martin the forester of Harewe acknowledges that he owes to Richard de Bereford, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

1294.

Membrane 11d—cont.

Thomas de Verdun, parson of the church of Farnham, and Henry de Pratell[is], knight, acknowledge that they owe to William de Hamelton, clerk, 16 marks; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Thomas Squier acknowledges that he owes to Edmund Byrun 26*l.*; to be levied, in default of payment, of his lands and chattels in London and co. Middlesex.

John de Hammes, knight, acknowledges that he owes to Edmund Byrun and Margery, his wife, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Feb. 24.
Coxford.

Henry Lombard has letters of request to the abbot and convent of Abbotesbur[y] to find him in their house for life in the necessities of life. [Prynne, *Records*, iii, p. 581.] By p.s.

The like in favour of John Castilloun to the prior and convent of Christ Church in the New Forest. By p.s.

The like in favour of Thomas de Lenton to the abbot and convent of Chester. By p.s.

The like in favour of Roger Frere to the abbot and convent of Croxton. [Ibid.] By p.s.

Enrolment of grant and release from Alexander de Hiltone, knight, to Benedict de Cokefeud, for his homage and service and for 140 marks paid beforehand as a gressom, of his manor of Laleford: to have and to hold of Alexander and his heirs to Benedict or to any one to whom he may give, sell or assign the manor; rendering to the chief lords of the fee the services therefor due and accustomed and to Alexander a pair of gilt spurs at Midsummer at the church of Laleford. Witnesses: Sir William le Gros, Sir Geoffrey de Burnham, Sir Ralph de Bostede, knights; John le Moneroun, William Fraunk of Harwich (*de Herewyco*), William de Rameseye, Roger son of Michael, Robert de Hastings, John de Bromleye, Nicholas Gernun, William Riper, John le Affete.

Memorandum, that Alexander came into chancery, on 29 April, and acknowledged the aforesaid deed, and also that he had delivered by it full seisin of the manor to Benedict, and also that he was of full age, sound memory, and out of prison at the time when this deed was made.

Feb. 24.
Coxford.

Robert de Barton acknowledges that he owes to the king 20*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

—————
The prior of Holy Trinity, York, acknowledges that he owes to William de Hamelton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 21.
Stowmarket.

Edmund de Neubir[y] came before the king, on Monday after St. Gregory the Pope, and sought to replevy to John Pepard the latter's land, which was taken into the king's hands for his default before the justices of the Bench against Maud, daughter of Ralph de Eldesle. This is signified to the said justices.

March 25.
Ipswich.

Brother Roger, abbot of the Cistercian house of Bruern (*Bruera*) on Coddewold, acknowledges, for himself and his house, that he owes to James Janiani, Coppus Cottene, and other their fellows, citizens and merchants of Florence, of the society of the Frescobaldi of Florence, 1,150 marks sterling; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Cancelled on payment, acknowledged by Coppus.

1294.

Membrane 11d—cont.

The said abbot acknowledges that he owes to Restaurus Bonaventur', Simon Gerardi, Guy Bertaldi, Guy Bardi and others their fellows, citizens and merchants of Florence, of the society of the Spini of Florence, 1,150 marks sterling; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Memorandum, that Philip Gerardyn of the said society came into chancery on Friday the eve of St. James, in the 27th year, in the chapel of the House of Converts, London, and acknowledged receipt of this sum.

Robert son of Adam de Monte Gomeri and Owen de Monte Gomery, clerk, acknowledge that they owe to Master William Burnel, dean of Wells, and to Sir William de Hamelton, clerk, and the other executors of the will of R. bishop of Bath and Wells, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Salop.

Nicholas de Brehull came before the king, on Wednesday after the Annunciation, and sought to replevy to Master Thomas de Adburbur[y] the latter's land in Cuveley, which was taken into the king's hands for his default before the justices of the Bench against John son of John de Cuveleye. This is signified to the justices.

Fulk Payforer, son of Fulk Payforer, acknowledges that he owes to William Payforer, his brother, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Walter de Langeton, clerk, acknowledges that he owes to Edmund, earl of Cornwall, 120*l.*; to be levied, in default of payment, of his lands and chattels.

Vacated, because the earl sent his letters that he had received the money, and this letter is here appended [in a schedule].

Adam de Creting and John, his son, came before the king, on Saturday after SS. Tiburtius and Valerian, and sought to replevy their land in Barwe, Saxham and Forneham, which was taken into the king's hands for their default before the justices of the Bench against Norman Darcy and Margery his wife. This is signified to the said justices.

MEMBRANE 10*d.*

Walter de Kenleye, knight, acknowledges that he owes to Robert Giffard, knight, 10 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

John de Ripariis, knight, acknowledges that he owes to Master William de Grenefeud, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

April 19.
Canterbury.

Adam son of Robert de Slegil came before the king, on Monday the morrow of Easter Sunday, and sought to replevy to himself and Margaret, late the wife of Robert de Slegil, their land in Tybbeye and Rounerthwayt, which was taken into the king's hands for their default before the justices in eyre in co. York against the king. This is signified to the justices.

April 18.
Canterbury.

To William de Estdene, treasurer of Ireland, Robert Bagot and Walter de la Haye, escheator of Ireland. Whereas the king is not going to parts beyond sea at present, so that he will hold a parliament at Westminster after Easter next, he orders them not to omit, by reason of the duel

1294.

Membrane 10d—cont.

wagered between William de Vesey and John son of Thomas before them in Ireland, taking inquisitions concerning complaints made to the king in his last parliament at Westminster by the aforesaid John and others of that land concerning trespasses committed upon them by William in those parts, in accordance with the power granted to them by the king in this behalf. As the king wishes to be certified concerning the record and process of the suit before them by reason whereof the duel is wagered, he orders them to have the aforesaid inquisitions together with the record and process and all other things concerning the inquisitions and the record and process aforesaid before the king in their own persons at Westminster on the morrow of the Holy Trinity at the latest, and this writ; to which day and place they shall adjourn the said William and John to be before the king, to do and receive what the court shall consider in the premises. They shall appoint some fitting person in the king's name who shall hold the place of justiciary in Ireland, and shall exercise that office until their return to those parts or until the king shall otherwise ordain.

Vacated, because otherwise below.

April 10.
Dover.

John Myniot came before the king, on Palm Sunday, and sought to replevy to Richard, son and heir of Roger Loveday, the latter's land in Swafham, which was taken into the king's hands for the default that Philip Burnel, and John, vicar of Swafham church, keepers of the heir's land, made before the justices of the Bench against William de Neketon and Joan, his wife. This is signified to the justices.

April 21.
Canterbury.

To William de Estdene, treasurer of Ireland, Robert Bagot, and Walter de la Haye, escheator of Ireland. Whereas the king is not going to parts beyond sea at present, so that he proposes to hold his parliament at Westminster after Easter, as was previously ordained by him, he orders them not to omit, by reason of the duel wagered before them in Ireland between William de Vesey and John son of Thomas, as they have signified to the king, to cause inquisitions to be made speedily concerning the complaints made by the said John and others of those parts before the king at Westminster in the last parliament concerning divers trespasses committed upon them in those parts by William, in accordance with the power granted to them by the king. The king wills that the treasurer, Robert and Walter together with William and John shall be before the king at Westminster on the morrow of Holy Trinity, concerning these affairs and inquisitions; wherefore he wills that they shall warn William and John to be there at that day, and also that they shall appoint the day for the duel to be before the king at Westminster in the same state in which the matter was adjourned before them, so that William and John shall be there in their own persons to do and receive what the king's court shall consider. The king wills that in the meantime there shall be no proceedings in anything touching the duel until they have come before him and he shall have ordained his pleasure as he shall see to be conformable to reason. They shall appoint by the consent of all three of them some approved man of that land who shall be suitable to execute the office of justiciary until their return to Ireland, or until the king shall make ordinance in this behalf. The king wills that they shall have before him at the said day of the duel the record and process of this matter.

April 25.
Canterbury.

Cecily, late the wife of Maurice de Pysinges, came before the king, on Sunday the feast of St. Mark, and sought to replevy the land of her and of Thomas de Pysinges and of John, his brother, in Menstre, which was taken into the king's hands for their default before the justices of the Bench against Cecily, late the wife of John de Coleswode. This is signified to the justices.

1294.

Membrane 10d—cont.

John de Sancta Elena acknowledges that he owes to Richard de Wyndesor 100s.; to be levied, in default of payment, of his lands and chattels.

April 29. Robert de Bures came before the king, on Thursday after St. Mark, and Ospringe. sought to replevy his land in Great Bures, which was taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Hugh Flory. This is signified to the justices.

Philip de Mattresdon and Jordan, parson of the church of Munechenhampton, acknowledge that they owe to Master William de Chirinton, clerk, 12 marks; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

John Shenche acknowledges that he owes to Hugh de Eytone, chaplain, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

John de Sancta Elena, knight, acknowledges that he owes to Hugh de Plessetis $6\frac{1}{2}$ marks; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Berks.

May 2. John le Duk of Goseford, Walter de Wyethille, John Phelip, John de Newington. Crokesford and Henry de la Chaumbre acknowledge that they owe to Walter, abbot of Westminster, 88 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Robert de Boyton acknowledges that he owes to Richard de Solers, knight, and Joan, his wife, 20 marks.

For greater security he found as sureties Walter de Agmodesham and Ralph de Broughton, clerks, and brother Gilbert, master of the hospital of St. John, Briggewauter, who constituted themselves principal debtors, and granted that the money shall be levied, in default of payment, of their lands and chattels in cos. Oxford, Bucks and Somerset.

The aforesaid Robert de Boyton and brother Gilbert acknowledge that they owe to the said Walter and Ralph 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Oxford and Somerset.

John de Lenham, knight, acknowledges that he owes to Master William Burnel, dean of Wells, and William de Hamelton, archdeacon of York, executors of the will of R. bishop of Bath and Wells, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Peter Basset of Ryshenden acknowledges that he owes to John de Musegrave 5 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

May 8. John de Bello Monte puts in his place John de Bosco to deliver to Wrotham. Eleanor de Bello Monte, late the wife of Godfrey de Bello Monte, her dower of Godfrey's lands.

Alice, late the wife of John de Abington, tenant in chief, puts in her place John de la Haye and William de Sauston to seek and demand her dower of her late husband's lands.

May 8. To the sheriff of Nottingham. Order to cause a regard to be made in Wrotham. the forest of Shyrewode before the coming of the justices of the Forest, so that the regard shall be made at Michaelmas next.

[*Capitula.*]

MEMBRANE 9d.

1294.

May 11.
Otford.

Isabel, late the wife of Ralph de Bello Campo, tenant in chief, puts in her place Warin de Norh[an]t[ona] to demand and receive her dower of the lands that belonged to Ralph, her late husband.

William le Botiler of Werington acknowledges that he owes to Henry de Kygheleye 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Matthew son of John acknowledges that he owes to Hugh le Pruz 9 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Ralph de Mountjoye acknowledges that he owes to Robert de Gliderhou, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

Henry Fyn de Morcote acknowledges that he owes to Thomas de Bella Fago 8l.; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Edmund de Fuleham acknowledges that he owes to William de Knovile 10l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert son of William Burnel acknowledges that he owes to Master William Burnel, dean of Wells, and his co-executors of the will of Robert, late bishop of Bath and Wells, 40s.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Laurence de Preston, knight, acknowledges that he owes to John de Dytton, clerk, 9 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John Miles of Chickewelle and William Bertelmeu acknowledge that they owe to William de Hamelton, clerk, 26 marks; to be levied, in default of payment, of their lands and chattels in cos. Bedford and Essex.

Cancelled on payment.

John de Shyrford acknowledges that he owes to Agnes de Stanested 12l.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The prior of Hurleye acknowledges, for himself and his successors, that he owes to John le Messenger 10l.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Master Thomas de Byrland, clerk, acknowledges that he owes to William de Byrlay, clerk, 40s.; to be levied, in default of payment, of his lands and chattels.

Adam de Warwyk acknowledges that he owes to William de Berford, knight, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

June 11.
Westminster.

Robert de Taillur of Maydenestan came before the king, on Friday the feast of St. Barnabas, and sought to replevy the land of Simon de Carkerygge in Merdenne, which was taken into the king's hands for his default before the king's bailiffs of Merdenne against William de Engeherst, chaplain. This is signified to the justices.

1294.

Membrane 9d—cont.

June 10. Thomas de Hanum came before the king, on Thursday the eve of St. Westminster. Barnabas, and sought to replevy his and Agnes, his wife's land in North-peterton, which was taken into the king's hands for their default before the justices of the Bench against Thomas le Draper of Shorham. This is signified to the justices.

Memorandum, that A. bishop of Durham, Sir William de Valencia, and Sir John de Warenn, earl of Surrey, mainperned before the king at Westminster, on Thursday the feast of St. Barnabas, that Henry de Percy, brother and heir of John son of Henry de Percy, tenant in chief of the late king, shall find security by men of religion before the quinzaine of Midsummer to satisfy Sir Edmund, the king's brother, executor of the will of Eleanor, late queen of England, the king's mother, to whom the late king granted the marriage of the heirs of the said Henry [the father], for his marriage.

Geoffrey Scot of London acknowledges that he owes to Guy Ferre, the younger, 50*l.* : to be levied, in default of payment, of his lands and chattels in London and co. Essex.

John de Sutton, rector of the church of Middleton near Iwelcestre, acknowledges that he owes to William de Henovere, canon of Lincoln, 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

June 14. Master John de Wengham, precentor of the church of St. Paul's, Westminster. London, acknowledges that he owes to Robert de Herteford, knight, 140 marks ; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

June 14. Richard Feteplace came before the king, on Monday the morrow of Westminster. Holy Trinity, and sought to replevy to Agnes, late the wife of Henry de la Wyke, her land in Esthamme, which was taken into the king's hands for her default before the justices of the Bench against Robert Hemmyng. This is signified to the justices.

John, baron of Creystok, acknowledges that he owes to Richard Mauleverer 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

The abbot of St. Ossyth's acknowledges that he owes to William de Hamelton, archdeacon of York, 42*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Martin de Grymeston, one of the executors of William's will.

Robert de Lacels, son of Alan de Lacels, acknowledges that he owes to Peter de Monyngton 9*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Cumberland and Northumberland.

Richard de la Hyde near Pangeburne acknowledges that he owes to Richard Cok of Pangeburn 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Berks.

Henry de Grey, knight, acknowledges that he owes to Robert de Vaus 50 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

1294.

Membrane 9d—cont.

John de Ripariis acknowledges that he owes to Henry de Appelby 86*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John Sauvage, Roger Sauvage and Simon de Scharstede acknowledge that they owe to William Everard, goldsmith, citizen of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Memorandum, that William acknowledged in chancery that John and Roger have paid him 20*l.* thereof, and he acquitted them of the remainder.

John de Stoutynges acknowledges that he owes to John de Langeton, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Paid by the prior of Canterbury, for whom he made the recognisance, and he is acquitted. William de la Dune received the money for the use of the said John de Langeton.

Philip son of Elias de Wymburne Minstre acknowledges that he owes to William de Odiham and Master Ralph de Odiham, clerks, executors of the will of Walter de Odiham, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Gilbert de Burnolfisheved and John Collan acknowledge that they owe to the king 22*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

Cancelled on payment, acknowledged by Henry de Langeton, clerk of the Hanaper.

June 8.
Westminster.

Master John de Wengham, precentor of St. Paul's, London, acknowledges that he owes to William de Hamelton, clerk, 140 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

William son of Alan de Wytheneford acknowledges that he owes to the king 44*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas de Tittleye acknowledges that he owes to Master William Burnell, dean of Wells, and to William de Hamelton, archdeacon of York, and to their co-executors of the will of R. bishop of Bath and Wells 120 marks; to be levied, in default of payment, of his lands and chattels in cos. Salop and Stafford.

Philip de Intebergh acknowledges that he owes to John de Langeton, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Walter Hakelutel, the younger, and Hugh de Wyhecote acknowledge that they owe to the king 20*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Salop.

Cancelled on payment, acknowledged by William de la Dune, keeper of the Hanaper.

John Packer acknowledges that he owes to the king 20*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

1294.

Membrane 9d—cont.

Geoffrey de Welles, knight, acknowledges that he owes to John Cole, citizen of London, 11*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hertford, Leicester and Cambridge.

July 8.
Portsmouth.

Robert de Bohun came before the king, on Thursday after the Translation of St. Thomas, and sought to replevy to John Mautravers and Eleanor, his wife, their land in Rodberghe near Munchenhampton, which was taken into the king's hands for their default before the justices of the Bench against John de Rodberge. This is signified to the justices.

July 10.
Portsmouth.

To W. bishop of Bath and Wells, treasurer of the exchequer. Order to restore to the canons of the cathedral church of Exeter all the moneys arrested in that church by the king's order that they or any of them can prove before the treasurer were assigned for the works of that church, and to cause them to have free administration of such moneys.

Portsmouth.

William de Cantilupo, knight, acknowledges that he owes to William de Hamelton, archdeacon of York, 220 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Miles Pichard acknowledges that he owes to the king 12 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William son of William de la Leye acknowledges that he owes to the king 18*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.

Membrane 9d—Schedule.

Richard de Monte Sorelli acknowledges that he owes to John de Godeleghe, clerk, 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John Deuias acknowledges that he owes to William de Hamelton, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 8d.

Thomas de Cornubia, clerk, acknowledges that he owes to William de la Doune, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

July 23.
Funtley
(Funtel').

Henry de Bodrugan acknowledges that he owes to the king 20*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Memorandum, that on 25 July, at Funtele, O. bishop of Lincoln, agreed upon Robert de Swylington and Master Henry de Nassington, clerk, and John de Sancto Johanne agreed, for Edward his son, upon John de Berewyk and Master John Lovel, both in person in the presence of the king, that these four should treat and ordain before the Assumption next as to security for the bishop's promise to Edward to confer upon him a prebend in the church of Lincoln that he may lawfully confer upon the next voidance, of the value of 110 marks, and as to making a letter by the bishop for preserving the good repute (*pro conservacione fame*) of Edward. And the bishop and John granted that they will accept what the said four shall ordain

1294.

Membrane 8d—cont.

Afterwards at Portesmouth, on 9 August, John de Sancto Johanne, in the king's presence, agreed upon Master William de Monte Forti, dean of St. Paul's, London, then and there present, that he should treat and ordain with the said four concerning the aforesaid matters, and the dean granted that he would do this.

————— Alexander Ballard acknowledges that he owes to the king 44s. 8d.; to be levied, in default of payment, of his lands and chattels in the city of London.

Nicholas de Leyburn acknowledges that he owes Robert de Barton, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Aug. 4.
Fareham.

To the constable of the castle of Skipton in Cravene. Order to deliver to William le Latymer or his attorney, for the use of his wife and her household, the houses within that castle, for her residence, and to permit her to receive brushwood in the king's woods there by the constable's view for fuel for herself and her household, as the king has lent the houses to William, who is setting out for Gascony in the king's service, for the residence of his wife during the king's pleasure.

John de Flothorp acknowledges that he owes to the king 18s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Aug. 8.
Portsmouth.

To the bailiff of the king's manor of Lotegareshall. Like order in favour of Almaric de Sancto Amando for the houses within that manor.

By K. on the information.*

Aug. 12.
Portsmouth.

The like '*de verbo ad verbum*' in favour of John Tregoz for the houses within the castle of Devises, directed to Matthew son of John, constable of that castle.

By K.

————— Benedict de Fletwyk acknowledges that he owes to the king 19s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper, who caused this recognisance to be made for a certain charter.

William de Medburn, parson of the church of Sutton, acknowledges that he owes to Robert de Bardelby, clerk, 64 marks; to be levied, in default of payment, of his lands and chattels in cos. Devon and Northampton.

Cancelled on payment.

Gilbert de Bilingeye acknowledges that he owes to William le Chaumberleyn of Corby 23l. 12s. 3½d.; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Warenn, earl of Surrey, acknowledges that he owes to Walter de Langeton, clerk, 30l.; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The abbot of Tichefeld acknowledges that he owes to the king 11 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Memorandum, that the said sum was due to the king for a charter of warren, and he afterwards pardoned the abbot this sum. By the information of Brother Walter de Winterburn at Portsmouth, 14 August; wherefore this recognisance is annulled.

* The name of the messenger has not been filled in.

1294.

*Membrane 8d—cont.*Aug. 15.
Portsmouth.

Gilbert Fraunceys of Devyses acknowledges that he owes to John de Drokenesford, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Nicholas de Hallingbur[y] acknowledges that he owes to Edmund, the king's brother, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Robert de Pynkeny, knight, acknowledges that he owes to the king 12 marks; to be levied, in default of payment, of his lands and chattels.

Gilbert de Apeltreud acknowledges that he owes to the king 19*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

James de la Plaunche and George Fillol acknowledge that they owe to the king 19*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Buckingham.

Owen de Monte Gomeri, parson of the church of Pullrebeche, acknowledges that he owes to the king 20*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Aug. 27.
Amesbury.

Edmund, the king's brother, acknowledges that he owes to Henry de Lacy, earl of Lincoln, 4,000 marks; to be levied, in default of payment, of his lands and chattels in cos. Lancaster and Stafford.

Aug. 30.
Down
Ampney.

To the sheriff of Somerset (*sic*). Order to deliver to Eleanor, late the wife of Hugh de Curteny, the houses within the castle of Shyreburn, as the king has lent them to her for the residence of herself and her household during his pleasure. It is provided that the sheriff may likewise dwell within the houses in the castle.

By K. on the information of G. de Roubur[y].

Sept. 27.
Westminster.

The like to the constable of Rokingham castle, or to him who supplies his place, for Ellen la Zuche, late the wife of Alan la Zuche, without the clause about the residence of the sheriff.

Sept. 4.
Withington
(Whitindon).

To the sheriff of Wilts. Order to cause a market at the king's manor of Stratton St. Margaret on Thursday in every week to be proclaimed, as the king wills that a market shall then be held there.

Sept. 7.
Enford
(Eneford).

Adam le Chapman came before the king, on Tuesday the eve of the Nativity of St. Mary, and sought to replevy to Maud Lusshefish a messuage in Wermenistre, which was taken into the king's hands for her default before the justices of the Bench against Robert de Heleweye. This is signified to the justices.

Sept. 8.
Dinton
(Denton) near
Salisbury.

Gilbert de Roubury, clerk, acknowledges that he owes to Thomas, prior of Brunmore, Gilbert de Knovill, and the other co-executors of the will of Isabel de Fortibus, countess of Albemarle, 20*l.* 16*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—J. de Lang[eton], the chancellor, received the acknowledgment.

Cancelled on payment.

Sept. 14.
Waltham.

John Markward of Kinges Sutton acknowledges that he owes to John de Insula, knight, 162*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Membrane 8d—cont.

1294.

Sept. 13.
Waltham.

To Thomas de Normanvill, escheator beyond Trent. Order to permit William son of John Bard to enter 40*l.* yearly of land in Osgoteby in Pikeringlith, which are held of the king and of which William's father enfeoffed him, as the king has taken his homage for it.

Sept. 22.
Westminster.

Robert Chaunterel of Wodeham acknowledges that he owes to Robert de la Warde 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

————— The abbot of Vale Royal acknowledges, for himself and his successors, that he owes to Master William Burnel, dean of Wells, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Chester.

MEMBRANE 7d.

Memorandum, that Roger Pichard of Straddewy acknowledged in person in the king's presence at Wautham, on 15 September, the following deed, and promised that he would not contravene the form of the agreement entered in the same. The tenor of the deed, which is set out in full, is that he makes known that he has agreed with Sir Reginald son of Peter that he (Roger) cannot alienate his manors of Straddewy, Thurtleston, Almalie, and Oklie and St. Alufe, or any lands that may come to him by inheritance, from John Pichard, his eldest son and heir, and from John's heirs by Katherine, daughter of Reginald son of Peter, John's wife, by reason of the marriage made between them, unless such alienation be for the purpose of delivering him and his heirs from prison or from the Jewry, or for relieving them from poverty, when such alienation shall be made by the counsel and view of Reginald and his friends. In case Roger contravene these covenants, he binds himself to John and Katherine and to their heirs in 300*l.*, submitting himself, in case it shall be necessary to levy the money, to distraint by Reginald on his lands and goods in Straddewy, and to the king's distraint on the lands that are within the county. Roger has taken oath upon holy relics for the observance of this agreement and has plighted faith (*affidavi*) in the hands of the prior of Brecon (*Drelken*'). Witnesses: Sir Hugh Turbervill; Sir Roger de Burghull; Sir John le Bret; Sir Ralph le Botelir; Sir Robert de Hymmere; Sir Henry de Sumeri; Sir Michael, then prior of Brecon (*Brelkon*'); Robert de Crofte; Bartholomew de Labilio; Peter, clerk of Straddewy; William Gethin; Roger Guntir; Henry Choymunt. Dated at Chester, on Friday before St. Margaret, 5 Edward.

Sept. 20.
Barnes.

Walter son of Hamo atte Chirche came before the king, on Monday the eve of St. Matthew, and sought to replevy the land of himself, Robert son of Hamo atte Chirche, and Walter son of William son of Hamo de Dunstalle in Dunstalle, Bradegare and Sidyngeburn, which was taken into the king's hands for their default before the justices of the Bench against John son of Matthew son of Hamo atte Cherche. This is signified to the justices.

Walter son of Hamo atte Cherche came before the king, on Monday the eve of St. Matthew, and sought to replevy his land in Dunstalle, which was taken into the king's hands for his default before the justices of the Bench against John son of Matthew atte Cherche. This is signified to the justices.

1294.

Membrane 7d—cont.

William de Maydestan came before the king, on Monday the eve of St. Matthew, and sought to replevy to Walter de Maydestan the latter's land in Maydestan, which was taken into the king's hands for his default before the justices of the Bench against Juliana, late the wife of Richard le Orfevere. This is signified to the justices.

For gaol delivery.*

Southampton	}	Philip de Heyvill.
Wilts		Simon de Wintonia.
Essex	}	Thomas de Sandwyco.
Hertford		William de Lamburn.
Cornwall	}	Robert de Wodeton.
Devon		John de Wotton.
Norfolk	}	Thomas de Hakeford.
Suffolk		Richard de Cokefeld.
Cambridge		
Huntingdon		
Oxford	}	Robert Malet.
Berks		Hugh de Braundeston.
Buckingham		
Bedford		
Worcester		
Warwick		
Leicester		
Northampton		
Rutland		
Hereford	}	Richard de la Rivere.
Gloucester		Richard de Solers.
Salop		
Stafford		
Lincoln	}	Peter de Campania.
Nottingham		Osbert de Spaldington.
Derby		
Lancaster	}	Robert de Holand.
Westmoreland		Roger de Burton.
Cumberland		
Neweg[ate]	}	Ralph de Sandwyco.
The Tower of London		John le Bretun.
Westminster		
Surrey	}	John Pecche.
Sussex		William de Alta Ripa.
York	}	
Northumberland		
Somerset	}	Richard de Wodeton.
Dorset		John de Wotton.

* Evidently the name of the justices of gaol delivery.

1294.

Membrane 7d—cont.

Sept. 25. The abbot of Vaudey (*de Valle Dei*) acknowledges, for himself and his
Westminster. successors, that he owes to William de Hamelton, archdeacon of York, 57*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Geoffrey de Greseleye acknowledges that he owes to John de Hibernia, clerk, and John de Benteleye 9 marks; to be levied, in default of payment, of his lands and chattels in cos. Derby and Stafford.

Robert de Wassington acknowledges that he owes to Gilbert de Lyndeseye 50 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Roger de Mohaut, knight, acknowledges that he owes to Freysotta and Totta de Mounteler, merchants of Lucca (*Luk'*), 20*l.*; to be levied, in default of payment, of his lands and chattels.

John de Stouting and Robert Ho, chaplain, acknowledge that they owe to Robert de Gliderhou, clerk, 28 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Nicholas Burdun acknowledges that he owes to Hugh de la More 6½ marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Sept. 28. To the king's bailiff of Meylor Saxenech. Writ of aid in favour of
Westminster. Roger Lestrangle (*Extraneum*), whom the king is sending to Wales for the expedition of certain of his special affairs that he has enjoined upon him. The bailiff is ordered to do what Roger shall tell him on the king's behalf.

The like to the bailiff of Roger de Mortuo Mari of Powys Maddok.

The like to Richard, earl of Arundel, or to his bailiff of Clone.

The like to the same or to his bailiffs of Oswestry (*de Albo Monasterio*).

Enrolment of grant from Sir Alexander de Hiltone, knight, to Benedict de Cokefeud, for his homage and service and for 140 marks paid beforehand as a gressom (*in geresumam*), of his manor of Laleford, as freely and wholly as the grantor or his father or mother or their predecessors held it at any time: to have and to hold of Alexander to Benedict and his heirs or to whomsoever he may assign it to; doing to the chief lords of the fee the due and accustomed services and rendering to Alexander a pair of gilt spurs at Midsummer at the church of Laleford. Witnesses: Sir William le Gros, Sir Geoffrey de Burnham, Sir Ralph de Boxstede, knights; John le Moneroun, William Fraunk of Harwich (*de Herewyco*), William de Rameseye, Roger son of Michael, Robert de Hastings, John de Bromleye, Nicholas Gernun, William Riper, John le Affete. Dated at London, on Monday after St. Mark, 22 Edward.

Memorandum, that Alexander came into chancery at Westminster, on 28 September, and acknowledged that he had executed this at his full age, and that by it he had delivered full seisin of the manor, and he acknowledged that he was of sound memory and was out of prison at the time when the deed was made.

MEMBRANE 6d.

Oct. 8. To the sheriff of Northumberland. Order to cause two knights for that
Westminster. shire to be elected, and to cause them to come to the king at Westminster,

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Membrane 6d—cont.

as the king wishes to have a parliament (*colloquium*) with the earls, barons and other magnates of the realm on the morrow of St. Martin next. [*Parl. Writs; Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

Oct. 9.
Westminster.

To the sheriff of Northumberland. Order to cause two other knights of that county to be elected in addition to the two ordered in the preceding writ, and to cause them to come with the latter to Westminster. [*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

Oct. 21.
Westminster.

To the prior and convent of St. Katherine's without Lincoln, collectors in the diocese of Lincoln of the subsidy granted to the king by the clergy. Forasmuch as it was ordained at the time of the grant of the subsidy that by reason of the evident and urgent need a third of the subsidy should be paid to the king before All Saints next, the king orders them to cause the said third to be levied with all possible speed, laying aside all delay and without tendering any excuse, and to cause it to be sent to the exchequer under safe and sure conduct, so that the king may have it before the feast aforesaid. [*Prynne, Records, iii, p. 608.*]

The like to the abbot and convent of Oseneye, collector in the same diocese.

The like '*de verbo ad verbum*' to the following :

- | | | | |
|--|---|---------------------------|------------|
| The prior and convent of Wymundham | } | collectors in the diocese | |
| The prior and convent of St. Edmunds | | of Norwich. | |
| The prior and convent of Ely | } | collectors in the diocese | |
| The prior and convent of Bernewell | | of Ely. | |
| The prior and convent of Kenilworth | } | collectors in the diocese | |
| The abbot and convent of Burton on Trent | | of Coventry. | |
| The prior and convent of Thurgartone | } | collectors in the diocese | |
| The abbot and convent of Seleby | | | of York. |
| The abbot and convent of St. Mary's, York | | | |
| The abbot and convent of Furneys | | | |
| The prior and convent of Durham, collectors in the diocese of Durham. | | | |
| The prior of Wederhale | } | collectors in the diocese | |
| The abbot of Holme | | of Carlisle. | |
| The abbot of Faversham, collector in the diocese of Canterbury. | | | |
| The prior and convent of Rochester, collectors in the diocese of Rochester. | | | |
| The prior of Holy Trinity, London | } | collectors in the diocese | |
| The abbot and convent of St. John's, Colchester. | | | of London. |
| The abbot of Certeseye | } | collectors in the diocese | |
| The abbot of Hyde | | of Winchester. | |
| The abbot of Reading | } | collectors in the diocese | |
| The abbot of Shyrebourne | | of Salisbury. | |
| The abbot and convent of Glastonbury, collectors in the diocese of Bath. | | | |
| The dean of Exeter, collector of the subsidy granted to the king by the chapter of Exeter. | | | |
| The abbot of Tavistok, collector in co. Cornwall. | | | |
| The prior of St. Nicholas, Exeter, collector in co. Devon. | | | |
| The abbot and convent of Gloucester, collectors in the diocese of Worcester. | | | |
| The dean and chapter of Hereford, collectors in the diocese of Hereford. | | | |

1294.

Membrane 6d—cont.

The abbot and convent of Morgan, collectors in the diocese of Llandaff.

The abbot of Aberconweye, collector in the diocese of St. Asaph.

The bishop and chapter of Bangor, collectors in the diocese of Bangor.

The prior of Llanthony Prima, collector in the diocese of St. Davids.

The prior of Kaermerdyn, collector in the diocese of St. Davids.

MEMBRANE 5d.

Enrolment of deed witnessing that whereas there had been an argument (*extitisset . . . altercatum*) in the king's court between Dominic de Morlanis, yeoman of William de Saubannayk, and of Reymund Arnaldi de Tholosa; William Bernardi de Farges, yeoman of Sanxius Petri de Begoign; Martin de Lesgor', son and yeoman of Grace de Lesgor'; and Arnald Guillelmi, son and yeoman of Peregrine de Farges—who say that they are men of Gascony of the king of England, and that the goods and wares found in their hands at Sandwich and arrested by the king's order at the suit of their adversaries are the goods of their masters (*dominorum*) and that they do not avow any goods amongst them but those of their masters, and who pray for the release from arrest of the goods—on the one part, and John de Beriis, Peregrine Dorrau, John de Seygnaus, John de Seynt Crik, William de Sancto Paulo, Reymund de Artyguelonque, and Arnald de Sancto Martino—who assert that they were lately robbed by the men and merchants of the king of Castile, and that the goods and wares aforesaid were not the goods of the masters that they are alleged to be by the other side, but that they are the goods of men and merchants of Spain, and who pray that the goods and wares in question may be assigned to them without any diminution for the amends and satisfaction of the damages that they have suffered from the men of Spain—on the other part, the parties are at length agreed in the following form: that the iron and other wares shall be sold by those in whose hands they are, all of them or one of them to be specially appointed by them for this purpose, by the view of others or of one of them to be appointed for this purpose, and that the residue of the money thence arising, after payment of the freights of the ships, the hiring of houses, the costs of the said yeomen, and other expenses and charges that can be reasonably proved, already incurred or to be incurred, shall be placed in the hands of Sir Nicholas de Sandwyco, knight, and of Adam, mayor of Sandwich, to be kept safely under the king's arrest. If the aforesaid William de Saubannayk and his fellows shall prove by their own oath with the oath and proof of two other lawful men, to be produced by William and by each of his fellows for this purpose, before any men, one or more, to be deputed specially by the king for this purpose, that the goods and wares aforesaid are their own and were their own at the time of the arrest, and that they have avowed no other goods than their own among them by art, trick or other fraudulent manner or colour, that the money thus in the custody of Nicholas and Adam and the iron and other wares, if any remain unsold, from the goods aforesaid shall be delivered fully without diminution to William and his fellows, to be distributed among them according to their shares. If they fail or refuse to make such proof, the parties shall present themselves to the king, by themselves or their attorneys, to hear and receive his will and what he shall cause to be ordained concerning the premises. Dated at Portsmouth, on Wednesday after the Assumption, 22 Edward.

1294.

Membrane 5d—cont.

Assignment of dower to Margaret, late the wife of Thomas son of Lambert de Molton, made to her in the manor of Flet', co. Lincoln, 22 Edward.

This side Trent.

There is assigned to her the chief messuage of the manor of Flet', which is extended at 66s. 8d. yearly. Also 256 acres and one rood of arable land in demesne lying as follows: in a *cultura* below the manor aforesaid on the south, 24 acres; in Wilecroft 12 acres; in Le Julick with the old rabbit-warren (*conynjera*) 40 acres; in Nelesfeld on the east, 40 acres; in Cadewoldeslond 12 acres; in Moldesmedwe 12 acres; in Redewellecroft 24 acres on the west; in Breclond 10 acres; in Westnewlond 34 acres on the east; and in Muxelflet 49 acres and one rood on the east with the sheep-cot (*bercaria*) there. Each of the said 256 (*sic*) acres and one rood is extended at 20d. [an acre]: total, 21l. (*sic*).

Also 62 acres of meadow lying as follows: in a small park called 'Okewod' 4 acres; in Marchedik 20 acres on the south through the middle, with the sheep-cot there; in Genesmedwe and in Walksoknesmedwe 22 acres; and at Newdikrigges 16 acres. Each of these acres is extended at 2s. a year. Total: 6l. 4s. 0d.

Also 40 acres of several pasture in a close at Suth'ee towards the side (*costera*) of Gedeneye near another close of the moor of the said lady, as appears below. Each of these acres is extended at 12d. Total: 40s.

Also 401 acres of certain other several pastures lying in divers watery places towards the marsh, to wit in Wylupark 35 acres; in the closes at Loverdesdik 100 acres; in Russcheclos 52 acres; in Haverclos 34 acres; in Coteclos 74 acres; in the closes near the common 16 acres, and in a certain close of moor at Le Suth'ee 40 acres lying near the side of Gedeneye. Each acre is extended at 8d. yearly. Total: 13l. 7s. 4d.

Also a marsh for the pasture of two-tooth sheep (*bidentum*), which is extended at 30s. yearly. Also a rabbit-warren (*conynjera*), which is extended at 10s. yearly.

Also a new windmill near the church, which is extended at 4l. yearly. And because another windmill that is old and broken remains to the heir, it is decided that the said lady shall upon this occasion find two parts of the costs of repairing the said mill.

There is also assigned to her the fishery of the drain (*sewer*) of Flete from a place called 'Joyesdik' to the see, with both gutters (*gutura*), which is extended at 33s. 4d. yearly. It is provided that the heir shall have free fishery in his remaining demesne lands, meadows and pastures towards the sea, also a certain saltpan (*salina*), which is extended at 16s. 8d. yearly. Also 50 bushels (*modii*) of salt of rent of assize yearly, each of which is extended at 13s. 4d. yearly. Total: 61l. 13s. 5d. (*sic*).

Also the rents and services of the following free tenants: the earl of Lincoln 6l. yearly; Sir Richard de Malton a pair of gilt spurs or 8d.; Sir Ralph de Littelbur[y] 15s.; Richard son of Eborard 16s.; Roger Dyrinol 12d. and a pound of pepper, which is extended at 7d.; Thomas son of Richard de Flete 18d.; Geoffrey Starling 2s. 6½d.; Richard Ray 15d.; George de Multon 15d.; John le Gardiner 2s.; Geoffrey son of Gilbert the shepherd 3s. 0¼d.; Richard de Capella 2s. 0¼d.; Richard son of Eudo 7s.; Roger Frebody 4s.; Robert Pepedodding 2s. 6¼d.; Eudo Broun 16s.; Eudo the merchant 10s. 11d.; Richard Ray 2s.; Robert de Gedeneye 4s. 2½d.; William de Gedeneye 4s. 1½d.; Robert Poye 2s. 0¼d.; Richard le Couper 3s. 7½d.; William the Smith 2s. 0½d.; Richard Hod 2s. 0¼d.; Joan Frowe 7s.; Simon the baker 21d.; John son of Simon 2s. 0¼d.; Robert son of Simon 18d.; William Chaungel 4s. 11¼d. and a

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Membrane 5d—cont.

dozen girths (*cingulorum*) for a palfrey, which are extended at 6*d.*; Richard Neue a pound of pepper, which is extended at 7*d.*; Richard le Carpenter 1*d.*; Geoffrey Smeremonger a pound of pepper, which is extended at 7*l.*; Richard son of Henry le Bolewer 4*s.* 0 $\frac{1}{4}$ *d.*; Godfrey (*Godelfrido*) de Capella 2*s.* 0 $\frac{1}{4}$ *d.*; Hugh son of Eudo 2*s.* 0 $\frac{1}{2}$ *d.*; Richard de Geden[ey] 2*s.* 0 $\frac{1}{4}$ *d.*; Thomas son of Simon 7 $\frac{1}{2}$ *d.*; Ralph son of Eudo 3*s.* 6 $\frac{1}{4}$ *d.*; Edmund de Hulmo 58*s.* 1 $\frac{1}{2}$ *d.*; Richard son of Beatrice 6*s.* 6 $\frac{1}{2}$ *d.*; Hugh de Bliton 12*s.* 1*d.*; Maud Farewatre 3*d.*; Richard son of Benedict 3*d.*; William de Maundevill 2*s.* 3*d.*; Ranulph 2*s.*; Geoffrey son of Kynne 3*s.* 6*d.*; Richard son of Ralph 2 $\frac{1}{2}$ *d.*; Roger de Wytewell 1*d.* 0 $\frac{1}{4}$ *d.*; Ranulph son of Gerard 18*d.*; Simon son of Joceus 5*s.* 3*d.*; John the Forester 2*s.* 9*d.*; Simon Page 2*s.* 1*d.* Total: 17*l.* 17*s.* 4 $\frac{3}{4}$ *d.*

Also the rents, works, and customs of the following bondmen (*bondorum*), who are called 'werkmen': Hugh Crosman, Joceus Baldewar, John Drumbel, Henry Baldewar, Joceus son of Robert, and Richard de Gutera, Walter son of Edda, Lambert Fotling, William le Hirde, Robert son of Mary, Acelina de Virid[ario], Thomas son of Ralph, Roger de Virid[ario], and Nicholas Houlot, Hugh son of Ralph, John Neel, Simon son of Gilbert, and Agnes de Camera, Richard Custaunce, William Custaunce, and Eudo Dragun, William Dragun, Gilbert Panyter, and Richard son of Gilbert, who hold eleven bovates of land in bondage, each of which bovates renders 12*d.* yearly. Total: 11*s.* And the boon-works (*opera*) of each bovat are extended at 20*s.* 8 $\frac{1}{2}$ *d.* Total: 11*l.* 7*s.* 9 $\frac{1}{2}$ *d.* Also the works and customs of two bondmen who are called 'Monendaymen,' to wit Richard de Virid[ario] and John son of Joceus the carpenter, which are extended at 10*s.* yearly. Total: 12*l.* 8*s.* 9 $\frac{1}{2}$ *d.*

Also the rents, boon-works (*opera*) and customs of certain other bondmen who are called 'Molemen,' to wit Richard del Dam 4 $\frac{1}{2}$ *d.*; Thomas Neel 30*s.* 4 $\frac{1}{2}$ *d.*; Joceus de Camera 11*s.* 3*d.*; Roger son of Joceus 2*s.* 3 $\frac{3}{4}$ *d.*; Hugh Biller 3*s.* 1 $\frac{1}{2}$ *d.*; Hubert son of Mary 17 $\frac{1}{4}$ *d.*; Geoffrey son of Walter 2*s.* 6*d.*; John Iwyn 14 $\frac{1}{4}$ *d.*; William Iwyn 2*s.* 0 $\frac{1}{4}$ *d.*; Richard Iwyn 2*s.* 9*d.*; Geoffrey Iwyn 4*s.* 6*d.*; Alger (*de Algero*) Iwyn 14 $\frac{1}{4}$ *d.*; Joceus son of Simon 5*s.* 7 $\frac{1}{4}$ *d.*; the relict of Robert del Stowe and Alan her (*eius*) son 9*s.* 9*d.*; Lambert Cotte 2*s.* 3*d.*; William Cotte 2*s.* 9*d.*; Roger Poldy 12*s.* 9 $\frac{1}{4}$ *d.*; William Husebond 7*s.* 8*d.*; Richard Finche 12*d.*; Reginald Kyng 6*d.*; Simon Thomelyn 10*s.* 4 $\frac{3}{4}$ *d.*; Alice de Ponteni 2*s.* 3*d.*; Joceus Pyn 11 $\frac{1}{4}$ *d.*; William Schereman 18*d.*; Roger Rory 11*s.* 6*d.*; Geoffrey Dragun 4*s.* 7 $\frac{1}{2}$ *d.*; Richard Lank 12*d.*; Eudo Dragun 9*d.*; William Custaunce 3*s.* 0 $\frac{3}{4}$ *d.*; Richard Custaunce, Geoffrey and John his sons, 11*s.* 9*d.*; John Neel 12*d.*; Simon son of Gilbert 2*s.* 9 $\frac{3}{4}$ *d.*; Hugh son of Ralph 7*s.* 3*d.*; Nicholas in Angulo 3*s.* 9*d.*; Roger de Virid[ario] 2*d.*; Richard de Virid[ario] 9*s.* 11 $\frac{1}{4}$ *d.*; Thomas son of Ralph 9*d.*; Roger Tropinel 4 $\frac{1}{2}$ *d.*; Adam Neel 1*d.*; Acelina de Viridar[io], Simon and Richard her sons, 10*s.* 10*d.*; Hubert son of Simon Joye 14*d.*; Walter son of Edda 2*s.* 7 $\frac{1}{2}$ *d.*; Joceus son of Gilbert 5*s.* 7 $\frac{1}{2}$ *d.*; Hugh son of Gerard 22*d.*; Thomas son of Gerard 3*s.*; Joceus Baldewar' 5*s.* 10 $\frac{1}{2}$ *d.*; John son of Roger le Pynder 3*s.* 9*d.*; Guy the carpenter 7*s.* 6 $\frac{1}{2}$ *d.*; Reginald son of Gilbert 1*d.*; William Tropinel 14 $\frac{1}{4}$ *d.*; Joceus Puddyng 12*d.*; William Lenys 12*d.*; Beatrice, daughter of John le Pinder, 12*d.*; Roger son of Walter 4*s.* 6*d.*; Laurence Brexy 3*s.*; the relict of Martin 2*s.*; Roger son of Alger 21*d.*; the relict of John Thurkill, Richard Mayn, and Walter Cryel 3*s.*; Agnes de Camera 7*s.* 9*d.*; William de Multon, Master Hugh, Roger, and Joceus, his brothers, 13*s.* 4*d.*; Richard Crisp 9*s.*; Robert son of Gerard 15*s.*; Simon son of Martin, William and Robert, his brothers, 4*s.* 4 $\frac{1}{2}$ *d.*; Joceus Prudfot 3*s.* 6*d.*; Simon son of Nicholas Grond 2*s.* 9*d.*; Simon Grond

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4s. 6d.; Simon Grond, carpenter, 12s. 11½d.; Richard Grond 12s.; Palmer Grond 5s. 3d.; Geoffrey Wolward 3s. 3d.; Robert Wolward 6s.; John Wlward 12d.; Guy the collector and Roger and John, his sons, 23s. 1½d.; Simon de Wytewell 2s. 6d.; Henry son of Walter 6s. 7½d.; Simon Page for Hoketelond 16d.; Thomas More 3s. 3d.; Robert Houner 26s. 9d.; Siverd the merchant 5s. 7½d.; Robert son of Brichtmer 4s.; Lucy and Alice, his sisters, 2s.; Innoucencia (*sic*) Oky 15d.; Thomas Poldy 6s. 3d.; Benedict de Wytewell and Agnes, relict of Simon de Wytewell 3s.; Adam Maunsel 3s. 9d.; Richard son of Brice 2s.; Laureta Wade 2s. 9d.; William son of Giles 2s. 6d.; Ralph son of Bele 3s. 6d.; Roger Ayqued 5s. 9d.; Jocus Bil 8s. 3d.; Nigel Ayqued 3s. 6d.; Hubert son of Robert Joye 4s. 7½d.; Geoffrey Joye 5s. 2d.; Jocus Joye 7s. 3d.; Haldanus de Sutton 7s. 8d.; John son of Adam 18d.; Robert Gocelyn 2s.; the relict of Simon le Veyse 3s. 1½d.; Geoffrey le Bercher 7s.; Reginald Dragun 12d.; Geoffrey Ayqued 2d.; and the works of the aforesaid 'Molemen' are extended at 24s. 6¼d. Total: 26l. 2s. 3¾d.

Also certain lands that are in the king's hands by escheat: to wit the land called 'Fishorlond,' which is extended at 4s. 6d. yearly; the land of Botild[a] and Pungesplace, which are extended at 2s. 3d. yearly. Also the works and customs of a bondman (*bondi*), to wit Robert Dolle, who holds his land to dig yearly 120 cartloads of turf; and the works and customs of William Mannyng to dig for the said lady 40 cartloads of turf yearly. Each cartload of turf is extended at 3d. Total: 40s. Total: 46s. 9d.

Also the aid of the said bondmen, which is extended at 13l. 6s. 8d. yearly. And the pleas and perquisites of the court, which are extended at 13l. 6s. 8d. Total: 26l. 13s. 4d.

Sum total of the assignment: 147l. 2s. 0d. But from that she shall render to the heir yearly 40s. because 6l. yearly of rent that the earl of Lincoln renders to the said lady are wholly assigned to her, as appears above; also to Sir Thomas de Matherseye 10s. yearly; and to the ward of Lancaster 4s. 8d. yearly for part of the said lands assigned to her in the said manor. Sum total of the rents to be repaid yearly: 54s. 8d. And thus there remain clearly for the assignment aforesaid: 144l. 7s. 4d.

And forasmuch as enclosures (*imparcamenta*) in the common of the town of Flete pertain to the lord of the manor, it is assigned that when any profit arise thence by the harvesters of the lady or of the heir (*heredes*), the said lady shall have two parts of such profit, and the third part shall remain to the heir.*

MEMBRANE 4d.

Oct. 1. John de Cicestria, parson of the church of Cumbe, acknowledges that Westminster. he owes to John de la Haye 40s.; to be levied, in default of payment, of his lands and chattels in co. Devon.

† *Beyond the Trent.*

† Also the assignment of dower made to the aforesaid Margaret [late the wife of Thomas son of Lambert de Molton] of all the lands of which Thomas died seised in his demesne as of fee in co. Cumberland, made before Thomas de Normanvill, the king's escheator beyond Trent, to wit of the manor of Egermond with its members. There are assigned to her

* The assignment is continued on the next membrane.

† Continuation of the assignment on the previous mem' rane.

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Membrane 4d—cont.

all the close of Culdertone with the buildings, except a house near to Egermond; also two houses in the close of the Stabelgarth, to wit a stone-roofed house (*domus petra cooperta*) and another house towards the gate of the castle, with a moiety of the same close with a malt-kiln (*torello*) in common.

Of the gardens and orchards there are assigned to her a garden called 'Le Nethergarth,' which contains an acre of land. Also of the demesnes there are assigned to her 232 acres of land, to wit in Oxeregg 24 acres; in Hardened and Cringelthuayth 21 acres; in Bromebank and Crokelandes 20 acres; in Gillinglandes 15 acres; in Le Redebanck 3 acres; in Stapelstanecroft 16 acres; in Ternebanck 20 acres; in Langehowes 20 acres; in Silmertern to Cultercoubeck 15 acres; in Stodehou to Culterton'-ose 5 acres; in Hannekehow 12½ acres only; in Kempefflatte 30 acres; in Hussestedecroft 4 acres; in Blakettefflatte 5½ acres; in Lonckebanck 7 acres; in Le Netherheugh 7 acres; in Ossehowes 7 acres; in Hungrehayre and on Lonckehow 20 acres on the south; in Langefflatte 20 acres of land on the south. Also of the meadows there are assigned to her 21½ acres, to wit in Rebor' 10 acres on the south; in Rodebanck 2½ acres; in Kirkeheng 2 acres; in Lathebutthe 4½ acres; in Hertker 1½ acres of meadow. Also from the town of Egermond there are assigned a third of the town, which renders 3s. 7d. yearly; to wit from Thomas de Wyrehale 3d.; from Margaret, daughter of Walter, 1d.; from Lewis son of Benedict 1d.; from Richard de Crozedal 1d.; from William son of Ketel 1d.; from Laurence del Dale 1d.; from Benedict son of John 1d.; from Alan son of Richard 1d.; from Thomas de Karliolo 4d.; from Richard son of John 1d.; from Thomas his son 2d.; from Richard de Sandewath 1d.; from Walter son of Thomas 2d.; from Richard son of Henry 1d.; from Richard de Wilton, 1d.; from Benedict del Scale, 1d.; from William de Gilling, 6d.; from Alan de Ponzonby, 1d.; from John son of John, 1d.; from William de Swaluhist, 1d.; from Robert son of John, 1d.; from Ranulph de Mari, 2d.; from John Rus, 1d.; from Michael Stewardeman, 1d.; from Thomas Baron, 4d.; from Thomas the Merchant, 1d.; from Robert de Wilton, 1d.; and their service.

Also of the parks and woods there are assigned to her 66½ acres on the south, as divided by metes and bounds in the park, and 2 acres of wood called 'Le Hevedes.'

Also of the ponds and fisheries within and without the free chace there is assigned to her all the lake of Bulmer, with all the fishery of the water of Esk at Rauglas.

Also there is assigned to her a third of a dovecot, to be received by the hands of the bailiff thereof, who ought to have the second key of the dovecot, without whom nothing shall be amoved (*amovetur*).

Also from the rents of assize of free tenants there are assigned to her 48s. 10d., to wit from Simon de Stuteville, 24s.; from Jocus the clerk, 13s.; from Ranulph de Mar, 5s. 6d.; from Richard de Crezedal, 4s.; from Robert de Harrays 2s. 4d.

Also from the rent of assize of the iron mine there are assigned to her 14s. 5½d., to wit from the abbot of Sweetheart (*de Dulci Corde*) half a mark; from Alan de Penigton half a mark; from the abbot of Glenlus 13½d. yearly only.

Also from the villeins there are assigned to her in Windscales David Garran and Thomas son of Richard with their services and offspring (*sequelis*). In Carleton Robert del Borwanes and Adam son of Roger, and a third part of Robert Garran, with their services and offspring. In Beckirmet Robert son of Michael, William son of Robert, Adam son of

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Membrane 4d—cont.

Robert, and Adam son of Adam, with their services and offspring. Also in Blakestanefitte John son of Robert, with his service and offspring. There are assigned to her from the service of John son of Luke from Beckirmet $5\frac{1}{4}d.$ yearly only.

Also from the farms of tenants at will within the free chace in the hills of Coupland there are assigned to her Eskedal with all the tenants and their farms; Meterdal with all tenants and their farms, who render yearly 9*l.* 10*s.* 0*d.* by the following bounds: as Hollegill falls into [the] Irt, ascending to Wassewater on that side to the stream (*rivulum*) of Lesagh and along (*sic*) Lesagh ascending to Ederlangebeck, and along (*sic*) Ederlangebeck ascending to Le Cauce, and thus by the boundaries of the abbot of Furneys to the boundaries of John de Hodeleston, and so by the water of Esk to the boundaries of Mulcastre, and so transversely to Hollegilheved, and along Hollegill descending into [the] Irt as before. And in Brandestie from Robert son of Maud 40*d.* yearly; from William de Swarthow 40*d.* yearly, and from Alan de Maunsk 14*d.* only.

Also from the farms of the tenants at will outside the free chace there are assigned to her all the farm of Distincton, which renders yearly 43*s.* $3\frac{1}{4}d.$ except the mill and the rent of assize of the free tenants in the same. Also from the farms of the tenants at will within and without the town of Egermond, there are assigned to her 19*s.* 11*d.*, to wit from Hugh de Rotington 12*s.*; from Benedict son of Laurence de Wilton 7*s.*; from Alexander son of Benedict de Corkekil 9*d.* and from Maud, wife of Robert the leech (*medici*) 2*d.* only.

Also from the water-mills for corn there are assigned to her all the mill of Thoraldewath, which renders yearly 20 skeps (*skepp'*) of flour; and the mill of Distincton, which renders yearly $5\frac{1}{2}$ skeps of flour; and in the mill of Wilton four strikes (*estr'*) of oatmeal yearly only; and all the mill of Eskedal, which renders 19*s.* 6*d.* yearly; and in the mill of Beckirmet 12*s.* $3\frac{1}{4}d.$ yearly only. And from the fulling mills there are assigned to her all the fulling mill of Thoraldwath, which renders yearly 40*s.* 0*d.*

Also from the horngeld (*cornagio*) there are assigned to her 37*s.* 3*d.* to wit from the village of Dregg half a mark yearly; from the towns (*vill'*) of Bolton, Stanton in Hale 23*s.* 4*d.*; from the town of Caldre 5*s.* yearly; and from a moiety of the town of Wilton 2*s.* 3*d.* yearly.

Also from the sea watch (*vigla' maris*) there are assigned to her 4*s.* 8*d.*, to wit from the town of Mulcastre 12*d.*; from the town of Dregg 12*d.*; from the town of Santon 12*d.*; from the town of Bolton 6*d.*; from the town of Gosseford 6*d.*; from the town of Moretone 8*d.*

Also from the knights' fees there are assigned to her all the fee and service of Alan de Penigton, Richard de Cletergh, John de Musergh, and Margaret de Multon, with the wards, marriages, reliefs and escheats when they fall in.

Also from the advowsons of churches there is assigned to her a third of the advowson of the church of Gosseford, which is worth yearly 40 marks.

Also from the iron-mine, because it is not of fixed value (*quia incertum*), there is assigned to her every third measure coming from the pit of the iron-mine, [to be received] by the hands of the bailiff or servant of the same, which bailiff or servant ought to have a counter-roll or counter-tally of the ore (*mina*) coming from the said pit.

Also from the toll, because it is of unfixed value, there is assigned to her a third, to be received by the hands of the bailiff or servant of the same, which bailiff or servant ought to have a second key of the chests (*pixidum*) assigned for the collection of the toll.

1294.

Membrane 4d—cont.

Also from the pannage of swine, because it is of unfixed value, there are assigned to her a third, to be received by the hands of the bailiff or servant of the same, who ought to have a counter-roll of the whole agistment of the swine.

Also from the pleas and perquisites, because they are uncertain, there is assigned to her a third, to be received by the hands of the bailiff thereof, who ought to have a counter-roll of all pleas, amercements and all other things touching the court.

Enrolment of surrender and release by John son of Reginald, knight, to the king of his right in a third of the fee of the spigurnels of the chancery. For this surrender the king has paid to him 100*l.* beforehand. Witnesses: N. bishop of Salisbury; Edmund, the king's brother; Nicholas de Segrave, the elder; John de Langeton, the chancellor; Walter de Langeton, keeper of the wardrobe, and William de Hamelton, archdeacon of York. Dated at Aumbresbur[y], 27 August, 1294, in the 22nd year of the reign of king Edward.

William Godinogh of Liccham came before the king, on Saturday after St. Michael, and sought to replevy his land in Norwich, which was taken into the king's hands for his default before the justices of the Bench against Roesia, late the wife of Roger de Swerston. This is signified to the justices of the Bench.

Benedict de Eldinge came before the king, on Saturday aforesaid, and sought to replevy to the prior of Tunebrigge the latter's land in Netlested, which was taken into the king's hands for the prior's default before the justices of the Bench against Master John de la Plaunche. This is signified to the justices of the Bench.

Hamo le Clerk came before the king, on Monday after St. Michael, and sought to replevy to Hamo son of Gervase le Stople the latter's land in Lenham, which was taken into the king's hands for his default before the justices of the Bench against Amice, late the wife of Walter le Fullere. This is signified to the justices.

John Seman came before the king, on Monday after Michaelmas, and sought to replevy to Eustace atte Lane, Stephen son of William le Keu, Robert atte Frith, Robert atte Boure, and John, his son, their land in Molesshe, which was taken into the king's hands for their default before the justices of the Bench against Margaret, late the wife of William atte Childe. This is signified to the justices.

Richard le Sumeter of Great Lauvere came before the king, on Monday aforesaid, and sought to replevy to John son of Henry de Jarkeville and Juliana, late the wife of Henry de Jarkevill, their land, which was taken into the king's hands for their default before the justices of the Bench against Felicia, late the wife of Henry le Fevre of Storteford. This is signified to the justices.

William Sely of Eynesham came before the king, on Saturday after Michaelmas, and sought to replevy his land in Eynesham, which was taken into the king's hands for his default before the justices against the the abbot of Eynesham. This is signified to the justices.

Master William de Wauden acknowledges that he owes to the prior of Hurley 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1294.

Membrane 4d—cont.

Alan de Bramelanger came before the king, on Tuesday after Michaelmas, and sought to replevy his land in Boseham, which was taken into the king's hands for his default before the justices of the Bench against William de Whitsond and Margery, his wife. This is signified to the justices.

Thomas son of Hugh de Lenham came before the king, on Monday after Michaelmas, and sought to replevy to John son of Richard le Taillur, Roger, William and Robert, his brothers, John and Hamo le Chaloner their land of Heriatesham in Lenham, which was taken into the king's hands for their default before the justices of the Bench against Amice, late the wife of Walter le Fullere. This is signified to the justices.

Brother Robert, master of the house of St. Mark's, Bristol, acknowledges that he owes to Thomas de Tylli, burgess of Bristol, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Lancastria acknowledges that he owes to William de Hamilton, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Walter son of John le Clerk of Upton and Laurencia, his wife, came before the king, on Friday before St. Denis, and sought to replevy their land in Upton Skydemor, which was taken into the king's hands for their default before the justices of the Bench against Walter de Parco. This is signified to the justices.

Henry le Tayllour of La Ryole of London and Katherine la Franceyse acknowledge that they owe to Peter de Tany 40*l.*; to be levied, in default of payment, of their lands and chattels in London.

Oct. 5.
Westminster.

Matthew de Wenham acknowledges that he owes to Ralph de Stanford, parson of the church of Monks' Saham, 19 marks; to be levied, in default of payment, of his land and chattels in co. Suffolk.

Thomas de Moleton of Gilleslond and Hugh de Moleton of Hoffe acknowledge that they owe to Henry de Lungevill 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and Cumberland.

Cancelled on payment, acknowledged by Philip de Faversham, one of the executors of Henry's will.

Richard de Berkhamstede, the elder, of Wendore, Richard atte Gravette and William Gerveys acknowledge that they owe to Hugh de Vienna 4 marks; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Richard de Wurmele, Warin son of Eudo, and Robert Renyer acknowledge that they owe to William de Hamelton, clerk, 40s.; to be levied, in default of payment, of their lands and chattels in co. Essex.

Nov. 3.
The Tower.

John de Wylton came before the king, on Wednesday the morrow of All Souls, and sought to replevy to Richard Griffyn the latter's land in New Sarum, which was taken into the king's hands for his default in the bishop of Salisbury's court of New Sarum against John Turpyn and Alice, his wife. This is signified to the bishop's bailiffs.

1294.

MEMBRANE 3d.

Ralph de Hever of Kent acknowledges that he owes to Rodrigo (*Retherico*) de Ispannia 12½ marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Brother Gilbert, master of the hospital of St. John the Baptist, Brigewauter, acknowledges that he owes to Master William Burnell, dean of Wells, William de Hamelton, and the other co-executors of the will of R. bishop of Bath and Wells, 50l.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Asshwell acknowledges that he owes to Hugh del North 200 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

The said John acknowledges that he owes to Hugh del North 45 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Roger de Beltoft acknowledges that he owes to William de Hamelton and the other co-executors of the will of R. bishop of Bath and Wells, 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Owen (*Audoenus*) de Monte Gomery, clerk, parson of the church of Pullerbach, acknowledges that he owes to Robert de Bardelby, clerk, 25s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Richard de Haddon came before the king, on Tuesday before SS. Simon and Jude, and sought to replevy to Alice, Isabel, and Alice, daughters of Jordan de Hoghton, their land in Hoghton, which was taken into the king's hands for their default before the justices of the Bench against Simon Abovetun and John, his brother. This is signified to the justices.

Oct. 16.
Westminster.

To the treasurer and barons of the exchequer of Dublin. Order to provide so that all persons who shall wish to take wool, leather, or other merchandise from that land shall find security that they will not carry them into the realm, power or dominion of the king of France, but that they will carry them into the king's realm and power or elsewhere outside the realm, power and dominion of the king of France, as the king is given to understand that certain merchants and others propose to take wool, hides and other merchandise from Ireland to divers foreign parts. They are also ordered to provide that no money shall be taken out of the land by foreign merchants without its being first known whose money it is and to what parts it is intended to be carried.

To the treasurer and chamberlains of the exchequer of Dublin. Whereas the king has appointed the treasurer and the barons of that exchequer to provide him with corn, wine, meat and other victuals in Ireland, and to send them to the king in Wales for the expedition of his affairs there; the king orders the treasurer and chamberlains to expend the king's money coming to his hands from the issues of the land aforesaid and elsewhere in buying, providing and bringing to the king the victuals aforesaid.

Gilbert de Burnnolfisheved and Robert de Barton acknowledge that they owe to Master Alan de Esingwald, parson of the church of Ryton, 12l.; to be levied, in default of payment, of their lands and chattels in cos. Westmoreland and Northumberland.

Robert Giffard acknowledges that he owes to John Cole, citizen of London, 16l.; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

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MEMBRANE 11.

1294.
Nov. 25.
Worcester. To the constable of the castle of Devises. Order to release William Moriz, imprisoned in that castle for a trespass committed by him in the king's park there, as the king learns by the testimony of trustworthy men that he has been in prison for three years for this reason, and the king, at the instance of Brother Walter de Wynterburne, has pardoned him what pertains to him by reason of his trespass.
- Dec. 7.
Chester. To the keeper of the forest of Fekenham. Order to cause Mary, wife of Richard Siward, to have in that forest twelve does, of the king's gift.
By K.
- Dec. 6.
Chester. To the treasurer and barons of the exchequer. Order to cause Robert le Norreis, son and heir of Mary la Norreis, to be acquitted of 10*l.* exacted from him for a fine that Mary made with the king for the service of a knight's fee that she acknowledged to the king in his army of Wales in the tenth year of his reign, as she paid this sum to Baruncinus Walteri and his fellows, merchants of Lucca (*Luk'*), on Thursday after St. Matthew, in the said year, as appears by inspection of the rolls of chancery.
Vacated, because he did not have the writ.
- Dec. 8.
Chester. To Richard son of Alan, earl of Arundel, or to him who supplies his place at Oswoldestrete. Order to cause Master Anian Says, clerk, who is imprisoned at Oswoldestrete because he is a Welshman, to be released without delay, as it is testified before the king by the bishop of St. Asaph that Anian is a clerk of the bishop of Bangor.
- Nov. 25.
Worcester. To the sheriff of Westmoreland. Order to restore to Gilbert de Burnolfisheved, clerk, his lands, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Westmoreland with harbouring John le Wyse, a thief, who was hanged, and of other common thieves who were solemnly indicted when he was sheriff of that county, and with receiving money and other goods and chattels from such thieves to protect them (*pro advocaria habenda*), as he has purged his innocence before J. bishop of Carlisle, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he afterwards caused to be made by the sheriff and coroner of that county that Gilbert is of good fame and faithful conversation, and was never a public or notorious evildoer.
The like to the sheriff of Lancaster.
- To Stephen de Penecestre, constable of Dover castle and warden of the Cinque Ports. Whereas the king learns by proof taken before the said Stephen and Thomas de Sandwyco that Bernard Desce and John Deynorbe are merchants of the realm of Aragon and not from anywhere else, and that 10*l.* of silver in the hands of John Peny of Sandwich, two bales of cat-skins (*pellium murilegorum*) in the hands of Reymund Gausope, and eight bales of Baudrez, and four bales of divers peltry (*peletria*) in the hands of Reymund Petri, baker, and Robert Monyn of Sandwich, which the king lately ordered to be arrested by the said Stephen, are the proper goods and wares of the merchants, and were their own property at the time of the arrest, and that no one of the realm of France or elsewhere

Membrane 11—cont.

1294.

has any part in the same ; the king orders Stephen to deliver to the said merchants their goods and wares aforesaid to make such use thereof as shall seem fit to them. He is ordered to cause them to be satisfied for the freight and other costs that they have paid for divers goods and wares of certain merchants of Navarre arrested among their goods and wares, which goods and wares of the merchants of Navarre are still in Stephen's custody, out of the latter goods and wares.

Dec. 6.
Chester.

To the sheriff of Hertford. Order to cause two coroners for that county to be elected in place of Ralph de Mersshton and John Pede, deceased.

Dec. 8.
Chester.

To the sheriff of Dorset. Order to cause Henry de Blockesworth to have seisin of a messuage and 24 acres of land in Wynterburne and in the town of Whitchirche, as the king learns by inquisition taken by the sheriff that the messuage and land, which John de Rocheford, who was hanged for felony, held, have been in the king's hands for a year and a day, and that John held them of Henry, and that the tithing (*decena*) of Wynterburne Whytchirche now hold them, and ought to answer to the king for his year and day.

To John Buteturte, under-captain of certain sailors and mariners of the king, or to him who supplies his place at Yarmouth. Order to permit Brother William de Tadyngton, minister-general of the order of Friars Minors in Ireland, and seven of his brethren, who have come to Yarmouth in order to cross the sea to their general chapter at Assisi (*Assisam*), to cross from there without hindrance in the form enjoined upon John at another time concerning such crossings.

By K. on the information of G. de Genevill.

Dec. 6.
Chester.

To the treasurer and barons of the exchequer of Dublin. Order made at the instance of Geoffrey de Geynvill, who is staying with the king in his service in Wales, to take security from the prior of the priory of Foure, which is a cell of St. Taurin's abbey, Evreux, in Normandy, and which is within Geoffrey's liberty of Trym, that he will render to the said exchequer yearly until the king shall otherwise ordain his yearly payment (*de apporto suo*) that he was wont to render to the abbot of the said abbey and that he will not eloin out of that land any of his remaining goods under any sinister colour, permitting him then to dispose freely of his remaining goods and to make his profit in form aforesaid.

By K. on the information of J. de Cadamo.

Dec. 13.
Wrexham
(*Wrightes-*
ham.)

To the bailiffs of Scardeburgh. The king learns from the complaint of Andrew de Camp and John de Catlond, merchants of Almain, that whereas they lately arrived in that port with twelve ships that are called 'cogges,' laden with divers their goods and wares, the bailiffs made them discharge the aforesaid goods and wares against their will, and took a certain part of them for the king's use, and detained and do still detain the remainder in their hands, exacting at the same time payage (*paiagium*) thereon from the said merchants, and molest them in other ways: the king orders the bailiffs to cause the ships and all the goods and wares aforesaid, except those that have been taken for the king's use, to be delivered to the merchants to trade therewith within the realm, after taking from them security that they will not go elsewhere than within this realm with the ships, goods and wares. The bailiffs are ordered to desist from undue exaction of the payage aforesaid, so that renewed complaint may not reach the king by reason whereof he may be again solicited.

Membrane 11—cont.

1294.

To the mayor and bailiffs of Newcastle-on-Tyne. Whereas the king learns from the complaint of John de Lubek, merchant of Almain, that whereas he arrived in the port of that town with eleven ships called 'cogges' laden with divers goods and wares, the mayor and bailiffs arrested the ships and the goods and wares in them, and took a part thereof for the king's use, and still detain the whole residue; the king orders the mayor and bailiffs to deliver the ships and all the goods and wares aforesaid, except those that have been taken for the king's use, to the merchants, etc. [*as in preceding order*].

To the same. Whereas the king learns from the complaint of John de Lubek, merchant of Almain, that John Dutre, burgess of Newcastle-on-Tyne and keeper of the water there, entered the ships that the complainant had brought thither with force and arms, and took and carried away five barrels of herrings, four barrels of ale, 20s. sterling, and divers other goods found in the ships against the complainant's wish, and detain them from him: the king orders the mayor and bailiffs to cause full restitution to be made to the merchant for the goods and wares thus taken, and to cause full amends to be made to him for the trespass aforesaid, if it be as stated, lest renewed complaint come to the king, wherefore he would have to apply a heavier hand.

Dec. 12.
Wrexham.

To the sheriff of Derby. Order to cause John de Bentelegh to have seisin of two messuages and a bovat of land in Bentelegh, as the king learns by inquisition taken by the sheriff that the messuages and land, which John le Fraunceys of Bentelegh, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that John held them of John de Bentelegh, and that they are now in the king's hands, and that the township of Bentelegh had the king's year and day thereof, and ought to answer to the king for the same.

1295.

Jan. 22.
Conway
Aberconewey.)

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of John de Luvetot, tenant in chief, as she has taken oath before the treasurer and barons of the exchequer that she will not marry without the king's licence.

Jan. 30.
Conway.

To the same. Order to cause dower to be assigned to Hawysia, late the wife of Ralph de Gousel, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

The like to Thomas de Normanvill, escheator beyond Trent.

Feb. 6.
Conway.

To Malcolm de Harlegh. Order to pay to Robert de Bokynhale and Thomas Chaumpeneys, executors of the will of Henry Borrey, 480*l.* from the issues of his bailiwick, as Roger Lestrangle (*Extraneus*) and Malcolm lately received this sum from the executors as a loan, and paid it to John de Sandale, king's clerk, for paying the wages of the footmen of the king's army in the parts of Mont Gomery. By p.s. [726.]

Feb. 16.
Conway.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John Sperling of Waltham, deceased.

Feb. 26.
Conway.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Theobald Bussel, tenant in chief, upon her taking oath not to marry without the king's licence.

March 1.
Conway.

To the mayor and bailiffs of Southampton. Whereas the king lately—at the prosecution of Pelerin Durau, John de Beriis, William de Sancto Paulo, Arnold de Sancto Martino, John de Seynt Cryk, Peter Saus of

1295.

Membrane 11—cont.

Gysons, John de Seyvaus, and Reymund de Artikelong, merchants of Bayonne, who asserted before the king that they had been robbed of their goods and wares within the power and dominion of the king of Portugal by certain mariners of the realm of Spain—appointed Richard de Bremesgrave, king's clerk, together with the said mayor and bailiffs and the bailiffs of the towns of Portsmouth and Wynchelse to enquire by the oath of men of those towns what goods and wares of the men of the realm of Spain were in the same towns, and in whose hands they were, and to cause them to be appraised by the oath of men of those towns, and to deliver them when thus appraised to two men of each of the towns by the view of approved and lawful men of those towns, to be kept safely until the king's merchants aforesaid should be satisfied for the goods of which they had been thus robbed, or until otherwise ordered, and to certify the king of all their proceedings; and the king learns by an inquisition taken by the said clerk and by the bailiffs of Southampton that the said clerk took into the king's hands by virtue of the said order certain goods and wares of certain men of the realm of Spain found in the town of Southampton, appraised at 58*l.* 6*s.* 9½*d.*, and delivered them to John de Borgonia and John le Mercer, burgesses of Southampton, to be kept in form aforesaid; for which reason the said clerk was ordered to take security from Pelerin and the others to answer to the men of Yarmouth and others whomsoever claiming right or share in the said goods and wares, saving to Pelerin, John, William, Arnald, John, Peter, John and Reymund their reasonable costs and expenses about the prosecution of the inquisition aforesaid, and to deliver the goods and wares to Pelerin, John and the others, to be divided among them according to the quantity of the damages that each of them has sustained by the said mariners of Spain; and nothing has yet been done in this matter, at which the king wonders: the king orders the mayor and bailiffs to cause Pelerin, John and the others to have from the goods and wares aforesaid their costs and expenses, which are estimated at 56*l.* as appears by an inquisition made concerning it and returned into chancery, and to cause the remainder of the goods and wares to be delivered to them upon their finding security to answer therefor in form aforesaid.

March 8. To Malcolm de Harlegh, escheator this side Trent. Order to deliver
Conway. to Maud, late the wife of Brian de Brompton, tenant in chief, 20*l.* yearly of land in the manor of Ashton, as the king has assigned this to her from the lands that belonged to Brian to hold *in tenancia* until he shall cause dower to be assigned to her.

March 10. To Robert de Valle Regali, escheator in Chester. Order to deliver to
Conway. Margaret, late the wife of Urian de Sancto Petro, 7*l.* 6*s.* 0*d.* yearly of land in the manor of Anderton, as the king has assigned this sum from the lands that belonged to Urian to be held by her *in tenancia* until the king shall cause dower to be assigned to her.

March 23. To the sheriff of Cumberland. Order to cause a coroner for that county
Conway. to be elected in place of Robert de Whiterigg, who is intending the taxation and collection of the tenth granted to the king in that county, so that he cannot attend to the duties of the office of coroner, as W. bishop of Bath and Wells has certified to the king.

MEMBRANE 10.

March 22. To Reginald de Grey, justice of Chester, or to him who supplies his
Conway. place. Order not to intermeddle further with four carucates of land,

Membrane 10—cont.

1295.

worth 8*l.* a year, and with 40*s.* yearly of rent, and with a water mill, worth 40*s.* yearly, in Munkescopenhale, which were taken into the king's hands upon the death of Philip Burnell, tenant in chief, as the king learns by an inquisition that he lately caused to be taken that from time out of mind, both in the times of the earls of Chester and in the time of the late king and in his own time, the lords of fees in the county of Chester, in accordance with a custom obtained and used hitherto by a prerogative, have the custody of the lands that are held of them by knight service after the death of the tenants until the heirs of the tenants come of age, although such tenants may hold other lands in that county or elsewhere of the king in chief, and that the said Philip held the said lands, etc. of Nicholas [de Audele*] by the service of a quarter of a knight's fee, and that Edward, his son, is his next heir, and is aged one year.

April 4.
Conway.

To Bogo de Knovill, constable of the castle of Montgomery. Order to cause the prior of Cherbury to have in the woods within his bailiwick twelve oak trees fit for timber with their strippings for the work of his church of Cherbury, of the king's gift.

By K. on the information of J. de Berewyk.

April 6.
Conway.

To the treasurer and barons of the exchequer of Dublin. Order to cause the lands that are of the inheritance of John de Bohun in Ireland, which were taken into the king's hands by reason of his minority, to be kept without waste and destruction until John come of age, so that answer shall be made to the exchequer of Dublin faithfully for the issues thereof.

April 9.
Bangor.

To the taxors and collectors of the tenth of the laity granted to the king in co. Leicester. Order to acquit the executors of the will of Joan de Bosco from payment of the tenth that would fall upon her and her villeins if she were still alive, as she died before the tenth was granted to the king, as he learns.

By p.s.

The like to the taxors and collectors in co. Suffolk.

Aug. 1.
Brentford.
(Breimford.)

The like to the taxors and collectors in co. Southampton.

April 9.
Bangor.

To Richard le Hutteman, bailiff of the Peak. Order to cause Nicholas de Babinkeleye, the king's yeoman, chief forester of the king's forest of the Peak (*de Pecco*), to have his wages in the same way as he was wont to have them in the times of other bailiffs and according to the king's letters patent made to Nicholas.

April 23.
Llanfaes
in Anglesey
(*Launvas in*
Angl'.)

To Reginald de Grey, justice of Chester, or to him who supplies his place. Order to receive the thirty-six Welshmen that the king caused to be taken as hostages in the isle of Angles[eye] from Hugh de Cressingham, who will deliver them to him, and to cause them to be taken to Shrewsbury under safe conduct, there to be delivered to the sheriff of Salop and Stafford.

April 22.
Llanfaes.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause to be replevied to Robert de Arcy, who is staying in Wales in the king's service, the lands and tenements in Dunston and Stanyngburg, co. Lincoln, which the escheator took into the king's hands because Norman de Arcy, tenant in chief, alienated them to Robert, his son, without the king's licence.

* Supplied from the marginal abstract.

Membrane 10—cont.

1295.

April 23.
Llanfaes.

To the bailiffs of Newcastle. Order to deliver to Albert de Luk' and John de Whytebourgh, citizens of Almain of Tremonia, their two ships and the goods and wares in them, which the bailiffs lately arrested, as John, lord of Cuk, has mainperned before the king that they shall not go anywhere within the power of the king of France, and shall not cause the ships or the goods in them to be taken thither by others; provided that they pay the due and usual customs thereon.

To the bailiffs of Scardeburgh. Order to restore to Henry Rekelingthusey, citizen of the king of Almain of Rega, his ship and goods arrested by them in that port by the king's order, as Henry has taken oath before the king that he will not go anywhere within the liberty of the king of France, and will not cause the ship and goods to be taken thither. This order is made at the request of John, lord of Cuk.

April 22.
Llanfaes.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause dower to be assigned to Maud, late the wife of Brian de Brompton, tenant in chief, upon her taking oath not to marry without the king's licence.

April 28.
Llanfaes.

To the keeper of the forest of Roteland. Order to cause Nicholas de Misterton, king's clerk, to have in that forest four oaks fit for timber, of the king's gift.

To the keeper of the forest of Shyrewode. Order to cause Walter Touk to have in that forest six oaks fit for timber, of the king's gift.

April 22.
Llanfaes.

To the sheriff of Devon and the coroners of that county. Order to restore to John Merlyn le Skirmishour his goods and chattels, which were taken into the king's hands because he fled [for sanctuary] to church for a trespass committed by him in so striking a man that he thought he had killed him, as the king has granted to John his goods and chattels for his good service to the king in his expedition to Wales.

To the justices of the Bench. Order to cause to be deleted from their rolls 100s. at which Laurence de Sancto Mauro was lately amerced before the justices of the Bench in a plea before them between the prior of St. Neots and him concerning the advowson of the church of Eddeworth, co. Bedford, as the king has pardoned Laurence this amercement.

April 20.
Llanfaes.

To Thomas de Normanvill, escheator beyond Trent. Order to cause William le Latymer, the younger, and Lucy, his wife, daughter and heiress of Robert de Twenge, to have seisin of all the lands that Robert, Lucy's father, held of the king in chief at his death, as the king has taken William's fealty for the said lands and has rendered them to William and Lucy.

By K.

The like to the same for the lands whereof Marmaduke de Twenge, Lucy's grandfather, whose kinswoman and heiress she is, was seised in his demesne as of fee at his death and that he held of the king in chief.

Like writs '*de verbo ad verbum*' are directed to Malcolm de Harleye, escheator beyond Trent.

Memorandum, that William, on the said day, at Launvas, acknowledged in person before the king, and granted, under pain of forfeiture of all the lands that he holds of the king, that he will, within forty days of his leaving Wales from the king's service, satisfy Walter de Rokesle for the trespass committed by him in ejecting Walter from the manor of Kyrkebrunne, which is of the inheritance of the aforesaid Lucy and which Walter had by demise from William de Leyburn, to whom the king granted the custody of that manor until Lucy should come of age, without

1295.

Membrane 10—cont.

his proving Lucy's age according to the law and custom of the realm, and in inflicting other grievous damages upon Walter, concerning which a plea is pending before the king.

April 28.
Llanfaes.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of John de Verduno, tenant in chief, upon her taking oath not to marry without the king's licence.

Vacated, because otherwise next below.

To the same. Like order, adding the clause about making lawful extent of the lands that John held.

May 3.
Llanfaes.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Robert de Clifford, son and heir of Isabel de Clifford, to have seisin of the lands that she held at her death of the king in chief, as the king has taken his homage for them.

By p.s.

The like '*de verbo ad verbum*' to Malcolm de Harlegh, escheator this side Trent.

May 11.
Dolgelly.
(*Dolgetleu.*)

To Malcolm de Harl[egh], escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Nigel de Sandervill, tenant in chief, upon her taking oath not to marry without the king's licence, in the presence of Thomas, son and heir of Nicholas, if he choose to be present.

May 17.
Towyn.

To the sheriff of Westmoreland. Order to cause Robert de Askeby to have seisin of a messuage, 6½ acres of land, an acre of meadow and 2s. 2d. yearly of rent in Great Askeby, as the king learns by inquisition taken by the sheriff that the messuage, lands and rent aforesaid, which William de Askeby, who abjured the realm for felony, held, have been in the king's hands for a year and a day, and that William held them of Robert de Askeby, and that the township of Askeby had the king's year and day thereof, and that it ought to answer to the king for the same.

May 12.
Dolgelly.

To the sheriff of Cambridge. Order to deliver in mainprise John son of Robert de Shelford, imprisoned at Cambridge for the death of John de Haliwell, wherewith he is charged, as the king learns by the record of Thomas de Hakeford and Richard de Cokefeld, justices appointed to deliver that gaol, that he slew him in self-defence.

May 18.
Towyn.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Sibyl, late the wife of Elias de Rilleston, tenant in chief, upon her taking oath not to marry without the king's licence.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John Brodey, deceased.

May 18.
Towyn.

To Malcolm de Harlegh, escheator this side Trent. Whereas the king lately ordered the escheator to cause dower to be assigned to Joan, late the wife of John de Lovetot, and the escheator did not extend certain lands whereof John was seised in his demesne as of fee at his death, although he had taken them into the king's hands, and did not assign dower therefrom to Joan, as is shown to the king on her behalf, at which the king wonders: he orders the escheator to cause any land in the king's hands whereof John was seised as above and that he has not yet extended to be extended, and to cause dower therefrom to be assigned to Joan in the presence of the heir.

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Membrane 10—cont.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to the aforesaid Joan, as she has taken oath before the treasurer and barons of the exchequer that she will not marry without the king's licence.

June 3.
Cardigan.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Isabel, late the wife of Thomas de Multon of Gillesland, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

June 11.
Luwel.

To the justice of Chester, or to him who supplies his place. Order to cause a hundred suitable masons experienced in such work as the king is engaged upon at Kaernarvan to be chosen in the town of Chester and in other parts within his bailiwick, and to cause them to come with their tools to Kaernarvan without delay, there to do what Edmund, the king's brother, shall enjoin upon them, as the king needs masons for his works there at once. The justice is ordered to cause the masons to have their expenses from Chester to the aforesaid place.

By K. on the information of Edmund, his brother, by his letter.

MEMBRANE 9.

To the sheriff of Cambridge. It is shown to the king on behalf of John de Wysebech that whereas escapes of thieves ought and have been wont to be adjudged before the justices in eyre and not elsewhere, and the amercements thence arising pertain to the king and to no one else, to be levied for his use by summons of the exchequer, the sheriff of Cambridge, charging John with the escape of four thieves from his custody in the time when he was keeper of the prison of Cambridge, exacts from him 100s. for each escape aforesaid, which have not been adjudged: as the king wills that his right shall not be in any wise derogated from, he orders the sheriff to supersede the demand upon John until it be known by the office of the aforesaid justices whether amercements for the escapes aforesaid ought to pertain to the king, receiving from John security to render to the exchequer the money pertaining to the king for these escapes in case they be adjudged before the justices.

June 19.
Clun (Cloune).

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of John de Verdun, tenant in chief, as she has taken oath before the king not to marry without his licence.

To the justiciary of Ireland, or to him who supplies his place, and to Master Thomas Cantok, chancellor of Ireland. Order to deliver to James de Ketyng the lands of the inheritance of Margery de la Rokele, his late wife, to hold for life, if they ascertain that there is such a custom in Ireland as exists in England whereby husbands, after the death of their wives, ought to hold for life the lands that are of their wives' inheritance by reason of offspring begotten between them, as the king learns by inquisition taken by Walter de la Haye, escheator of Ireland, that James begot of Margery a daughter named Roesia, who lived for fifteen days and more and was seen and heard by many, by reason whereof the lands of Margery's inheritance ought to remain to James for his life by the custom used in Ireland as in England, as the escheator asserts.

Membrane 9—cont.

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June 25.
Oswestry
(*Album Mon-
asterium.*)

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the lands that Anselm de Gyse held at his death, and to restore the issues thereof, as the king learns by inquisition taken by the escheator and also by a writ of exchequer that Anselm at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

By p.s. [916.]

June 24.
Oswestry.

To Hugh de Busseye, escheator in co. Chester. Order not to intermeddle further with the lands that Hugh de Dutton, tenant in chief, held at his death of Roger de Monte Alto and the abbot of Vale Royal, as the king learns by inquisition taken by Reginald de Grey, justice of Chester, that from time out of mind, in accordance with a custom hitherto used by a prerogative in co. Chester, the lords of fees after the death of their tenants have the custody of the lands that are held of them by military service during the minority of the heirs of such tenants, although such tenants held other lands in that county or elsewhere of the king in chief, and that Hugh held the manor of Legh of Roger de Monte Alto by certain services, and that he held in like manor of the abbot of Vale Royal the demesne lands and wastes of Dutton, with the woods and waters, and six bovates of land in Dutton by certain services, so that the custody of the said lands pertains to Roger and the abbot during the minority of Hugh's heir, according to the custom aforesaid.

By p.s.

Vacated, because otherwise below.

June 26.
Chirk.

To Malcolm de Harle, escheator this side Trent. Order to retain in the king's hands the manors of Goushull and Gedeneye, and not to interfere further with any other lands that Ralph de Goushull held of other lords than the king, as the king learns by inquisition taken by the escheator and also by a writ of his exchequer that Ralph at his death held nothing of the king as of the crown, but that he held the manor of Goushull of the barony of Bayeux and the manor of Gedeneye of the honour of Albemarle, which are in the king's hands, by knight service.

By p.s. [920.]

To the keeper of the office of the escheatry in co. Cumberland. Order to cause Isabel, late the wife of Thomas de Multon of Gillesland, tenant in chief, to have her forty days' use (*quarantanam*) of the goods and chattels that belonged to Thomas, in accordance with the usual custom.

June 24.
Oswestry.

To the sheriff of Norfolk. Order to deliver in bail George fiz la Persone of Swanton, imprisoned in the gaol at Norwich for the death of Alexander son of William Egeberd of Baketon, wherewith he is charged, as the king learns by the record of William de Ormesby and his fellows, justices lately appointed to deliver that gaol, that George slew him in self-defence and not by felony or malice aforethought.

July 1.
Conway.

To Malcolm de Harlegh, escheator this side Trent. Order to cause Richard Basset of Weledone, son and heir of Ralph Basset of Weledone, tenant in chief, to have seisin of his father's lands, as the king has taken his homage.

By p.s. [929.]

To Hugh de Busseye, escheator in co. Chester. Order not to intermeddle further with the lands that Hugh de Dutton, tenant in chief, held of other lords than the king, as the king learns by inquisition taken by Reginald de Grey, justice of Chester, that from time out of mind by a prerogative used in co. Chester the lords of fees ought to have, after the death of their tenants, the custody of the lands that are held of them by knight service until the heirs come of age, although they may hold other

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Membrane 9—cont.

lands of the king in that county, and that Hugh de Dutton held at his death the manor of Legh of Roger de Monte Alto by certain services, and that he also held of the manor of Waverham, which the abbot of Vale Royal holds of the king's gift, the demesne lands and the wastes of Dutton with the woods and waters and other appurtenances, and six bovates of land in Dutton of the same manor.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Joan, late the wife of John de Luvetot, tenant in chief, the following knights' fees, which the king has assigned to her in dower: two fees in Chaurethe, co. Essex, which William de Wauton and Maud, his wife, hold; a fee in Thurstanston and Altherton, co. Suffolk, which John de Poyton holds; and a moiety of a fee in Altherton, in the same county, which Roger de Hereford holds.

Memorandum, that the heir was warned to be present at this assignment, but he did not come, but sent an attorney, who did not meddle with the making of the assignment and was not present at it.

July 6.
Bangor.

To Hugh de Bussey, escheator in co. Chester. Order to cause Bertram de Magna Moeles, grandson and heir of Bertram de Magna Moeles, to have seisin of his grandfather's lands, as the king has taken his homage for them.
By p.s.

July 6.
Bangor.

To the treasurer and barons of the exchequer. Order to discharge Master William de Luda, late keeper of the wardrobe, now bishop of Ely, of 708*l.* 14*s.* 1*d.* and of 485*l.* and 500 marks, as he is charged in his account at the exchequer for the time when he was keeper of the wardrobe with the first sum for the fifteenth of the clergy granted to the king in the province of York beyond the 3,601*l.* 2*s.* 7*d.* that he received by the hands of William de Beverlaco, clerk, the collector of the fifteenth, which 3,601*l.* 2*s.* 7*d.* only the collector accounts in his account of the fifteenth with having paid to Master William, and Master William is charged with the second sum for the issues of the king's exchange at Canterbury for the ninth and tenth years of the king's reign beyond the 115*l.* that he received thereof from Gregory de Rokesleye and Orlandinus de Podio, then keepers of the exchange, with which sum only they charged him in their account of the exchange rendered at the exchequer, and he is charged with the third sum for the issues of the abbey of Westminster during voidance, in the twelfth year of the reign, received by the hands of Malcolm de Harle, then keeper of the abbey, beyond the 700 marks that Master William received, which 700 marks only Malcolm accounts in his account of the abbey rendered at the exchequer with having paid to Master William.

By bill of the exchequer.

July 14.
Denbigh.

To Malcolm de Harlegh, escheator this side Trent. Order to cause John Dyne, son and heir of Henry Dyne, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage for them.
By p.s.

July 21.
Worcester.

To Malcolm de Harlegh, escheator this side Trent. Order to cause Henry, son and heir of Henry de Erdington, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage for them.
By p.s.

July 15.
Llanarth
Derewen.

To Hugh de Busseye, escheator in co. Chester. Order not to intermeddle further with the following lands, which have been taken into the king's hands by reason of the death of Hugh de Dutton, although Hugh at his death held other lands in that county or elsewhere of the king in

1295.

Membrane 9—cont.

chief, as the king learns by inquisition taken by Reginald de Grey, justice of Chester, that in accordance with a prerogative hitherto used in that county the lords of fees ought to have, after the death of their tenants, the custody of the lands that are held of them by knight service until the heirs come of age, although such tenants may hold lands in that county or elsewhere of the king in chief, and that Hugh de Dutton at his death held of Henry de Lacy, earl of Lincoln and constable of Chester, the town of Weston by the homage and service of finding a man with a horse and a hauberk (*haubergetto*) in the army of Wales in time of war for forty days at his own cost and a judge (*judicatorem*) for the earl's court of Haulton from fortnight (*quindena*) to fortnight, puture for the earl's serjeants and provender for the horse of the master of the serjeants and stallage; the town of Keckwyk by the service of finding a suitor (*sectator*) at the earl's court from fortnight to fortnight, puture for the earl's serjeants for keeping the peace, provender and stallage; a moiety of the town of Netherwalton and six bovates of land in Neuton near Chester; and seven bovates of land in Runcovere, but not in demesne, together with the said towns of Weston and Kekwyk, by the service of a moiety of a knight's fee; a messuage in Chester by the service of 6*d.* yearly; a messuage in Thelewall; and that he had the protection (*advocariam*) of all the minstrels and prostitutes in 'Cestreshire' of the earl's tenure, which protection is worth yearly a sextary of wine and a lance.

By p.s.

July 21.
Worcester.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to Isabel, late the wife of Thomas de Multon of Gillesland, tenant in chief, the manor of Denham, co. Suffolk, which is extended at 8*l.* 10*s.* 2½*d.*, as the king has assigned it to her in dower.

To the keeper of the office of the escheatry in co. Cumberland. Order to deliver to the said Isabel the following lands of the said Thomas, which the king has assigned to her in dower: Askreton, which is a member of the barony of Gillesland, co. Cumberland, with the chief messuage, close and other appurtenances, which is extended at 29*l.* 12*s.* 6¼*d.* yearly; Fulwode, which is a member of the barony and is extended at 20*l.* 15*s.* 0*d.*; Waltonwode, which is a member of the same barony and is extended at 6*l.* 12*s.* 3*d.* yearly; a moiety of Le Northmore, which is a member of the said barony and is extended at 24*l.* yearly; a third of the free chace of the same barony, which chace is extended at 40*s.* yearly; 48½ acres of arable land in the manor of Burgh upon Sands, in that county, each acre being extended at 2*s.* yearly; 2½ acres of arable land in the same manor, each acre being extended at 18*d.*; an acre and three roods of meadow, each acre being extended at 2*s.* a year; a third of 17 bovates of land in the same manor, which were held of the said Thomas at his will, extended at 117*s.* 5*d.* yearly; a third of five parts of two mills in the same manor, which are extended at 12*l.*; a third of all the herbage of the manor, which is extended at 36*s.* 4*d.* yearly; a third of all the fishery of that manor, which is extended at 113*s.* 8*d.*; and 33*s.* 1*d.* yearly of rent in the same manor, to wit from Thomas son of Stephen 4*s.*, from Robert son of Robert 2*s.*, from Robert Sperlyngg 8*s.*, from Hugh de Multon 2*s.* 8*d.*, from Bates son of Robert 8*s.* 3*d.*, from Robert Triewe 1*d.*, from Henry del Sandes 8*s.*, and from William Sturdy 1*d.*; a 'scalingga' in the town of Leysingby, which is a member of the said manor, and is extended at 5*s.* 9¼*d.* and a third of the wood of the same town, which wood is extended at 6*s.* yearly.

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MEMBRANE 8.

July 21.
Worcester.

To the same. Like order to deliver to the said Isabel the following of the knights' fees that belonged to the aforesaid Thomas, and also the services of the following free men, who held of him, which the king has assigned to her in dower: a moiety of a fee in Farlham, which Adam de Farlham holds; an eighth of a fee in Cambock, which Richard de Tیرهgh holds; a seventh of a fee in Treverman, which Robert de Vallibus of Treverman holds; a sixth of a fee in Denton, which Robert de Denton of Lanerton holds; an eighth of a fee in Brampton, and a tenth of a fee in Wartheriho, which Robert de Mora holds; a tenth of a fee in Erthington, which William de Neuby holds; an eighth of a fee in the same town, which Thomas de Blatern holds; a tenth of a fee in Burdoswald, which John Gillet holds; the service of Robert de Feritate, which is extended at 50*l.* yearly; the service of Thomas de Neuton, which is extended at 10*l.* yearly; the service of Hugh de Multon of Hoff, which is extended at 15*l.* yearly; the service of Robert de Quiterigg, which is extended at 40*s.* yearly; the service of Henry de Sablonibus, which is extended at 60*s.* yearly; the service of John de Wyggeton, which is extended at 100*s.* yearly; the service of Robert de Pesehal, which is extended at 30*s.* yearly; the service of Thomas son of Stephen, which is extended at 8*s.* yearly; the service of Robert son of Robert, which is extended at 8*s.* yearly; the service of Robert Sperlingg, which is extended at 10*s.* yearly; and the service of William de Weyburthweyt, which is extended at 10*l.* yearly.

July 21.
Worcester.

To the same. Like order to deliver to the said Isabel the following knights' fees and services of free men who held of the aforesaid Thomas by cornage, which the king has assigned to her in dower: a moiety of a fee in Farlham, which Adam de Farlham holds; an eighth of a fee in Cambock, which Richard de Tیرهgh holds; a seventh of a fee in Treverman, which Robert de Vallibus of Treverman holds; a sixth of a fee in Denton, which Robert de Denton of Lanerton holds; an eighth of a fee in Brampton and a tenth of a fee in Wartheriho, which Robert de Mora holds; a tenth of a fee in Erthington, which William de Neuby holds; an eighth of a fee in the same town, which Thomas de Blatern holds; a tenth of a fee in Burdoswald, which John Gillet holds; the services of Robert de Feritate, Thomas de Neweton, Hugh de Multon of Hoff, Robert de Quyerigg, Henry de Sablonibus, John de Wyggeton, Robert de Pesehal, Thomas son of Stephen, Robert son of Robert, Robert Sperlyngg, and William de Weyburthweyt.*

July 21.
Worcester.

To Hugh de Busseye, escheator in co. Chester. Order to cause Ralph Basset and Margaret, his wife, to have seisin of the following lands, which were taken into the king's hands by Brother Robert de Valle Regali, late escheator in co. Chester, by reason of the death of Urian de Sancto Petro, tenant in chief, Margaret's late husband, as the king learns by inquisition taken by the said Robert that Margaret was enfeofed jointly with Urian of a sixth of the manors of Pyketon and Acton, an eighteenth of the barony of Nantwich (*de Wyco Malb'*), an eighteenth of the wood of Cuvel, an eighteenth of the sergeanty of the barony aforesaid, and an eighteenth of the ferries of Bruneshurst and Swanesbach, to have and to hold to the heirs of their two bodies, with reversion in default of such heirs to the heirs of Urian, and that Margaret was in full seisin thereof with Urian until the day of his death, which lands are held of the king in chief by knight service; and the king has taken Ralph's fealty for these lands.

By p.s.

* In this order the values of the services are not stated.

1295.

Membrane 8—cont.

To the same. Order not to intermeddle with a third of the manor of Cherlton, as the king learns by inquisition taken by the said Robert that the aforesaid Margaret was enfeoffed thereof jointly with Urian, and that she was in full and peaceful seisin thereof until the day of his death.

By p.s.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the manor of La Hyde and with 75s. 5 $\frac{3}{4}$ d. yearly of land in Honyngham, which were taken into the king's hands by reason of the death of the said Urian, as the king learns by inquisition taken by the escheator that Roger, bishop of Coventry and Lichfield, enfeoffed the aforesaid Margaret three years and more before she married Urian of the said manor, to have to her and her heirs, and that she was jointly enfeoffed of the said land in Honyngham with Urian, and was in full and peaceful seisin thereof until the day of his death.

By p.s.

To the aforesaid escheator in co. Chester. Order to cause to be assigned to the aforesaid Ralph and Margaret the latter's dower from the lands that belonged to the aforesaid Urian, as she married Ralph by the king's licence.

To Malcolm de Harle, escheator this side Trent. Order to cause Joan, late the wife of Adam le Despenser, tenant in chief, to have her forty days' use (*quarantanam*) of the goods and chattels that belonged to Adam, if they have been taken into the king's hands by reason of Adam's death.

July 29.
Wycombe.

To the treasurer and barons of the exchequer. John de Northfolk, brother and heir of Master Adam de Northfolk, late constable of Bordeaux, has shown to the king that whereas the king lately ordered by writ of the exchequer Master Robert de Lessete, constable of Bordeaux, and Iterius de Ingolisma, his clerks, to inspect the rolls of all the said Adam's accounts for all the time when he was constable there, which were in their hands in the king's exchequer of Bordeaux, and to certify the treasurer and barons of the exchequer of London whether or not Adam in his account had charged himself with 200*l.* that he received of the king's money, in the eighth year of his reign, by the hands of Gregory de Rokeslee and Orlandinus de Podio, then keepers of the king's exchange at London, and although Robert and Iterius certified the treasurer and barons that 200*l.* were deducted after Adam's death by the executors of his will from the debts due to him by the king, the treasurer and barons nevertheless exact this sum from Nicholas (*sic*): the king orders them to cause Nicholas (*sic*) to be discharged of this sum, if Robert and Iterius certified them that it had been deducted as above.

Aug. 6.
Westminster.

To Matthew de Columbariis, taker of the king's wines of his right prise throughout England. Order to cause the abbot and convent of Westminster to have a tun of the prise at London for this year, in accordance with the late king's grant to them by his charter, which the king has confirmed, of a tun of wine of the prise at London, to be received there on the morrow of St. Botolph by the hands of the chamberlain of the said king and his heirs, for the celebration of divine service in their church.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of John de Verdun, tenant in chief, from the knights' fees and advowsons that belonged to John, as she has not yet had her dower thereof.

Aug. 5.
Westminster.

To the same. Order to cause dower to be assigned to Margery, late the wife of John son of John la Veylle of Fysshale, tenant in chief, in the presence of John's heir, if he choose to attend, upon her taking oath that she will not marry without the king's licence.

Membrane 8—cont.

1295.

Aug. 7.
Westminster.

To the keeper of the office of the escheatry in co. York. Order to cause dower to be assigned to Hawisia, late the wife of Ralph de Goushull, tenant in chief, in accordance with the extent of Ralph's lands made by Thomas de Normanvill, late escheator beyond Trent, which is in the keeper's custody, or, if it be not, in accordance with an extent to be made by the keeper, as she has taken oath before the king that she will not marry without his licence.

To the keeper of the forest of Galtres. Order to cause William de Mortuo Mari to have in that forest four bucks, of the king's gift, as the king lately ordered John de Vescy, then justice of the Forest beyond Trent, to cause William to have these bucks in that forest, and John died before the receipt of the writ.

Aug. 10.
Westminster.

To the keeper of the forest of Gillingham. Order to cause John Mau-travers to have in that forest six bucks, of the king's gift. By K.

Aug. 15.
Westminster.

To the sheriff of Warwick. Order to cause Simon le Wayte to have seisin of a messuage and two virgates of land in Wullaventon, as the king learns by inquisition taken by the sheriff that the messuage and land, which John Crok, who abjured the realm for felony, held, have been in the king's hands for a year and a day, and that John held them of Simon, who had the king's year and day thereof, for which he ought to answer to the king.

To Malcolm de Harlegh, escheator this side Trent. Order to cause Hawisia, late the wife of Nicholas de Bonevill, who held by knight service of John, son and heir of John de Bello Campo, tenant in chief, a minor in the king's wardship, to have seisin of the manor of Dulverton, as the king learns by inquisition taken by the escheator that she was enfeofed of the manor jointly with Thomas de Pyne, her first husband, by the king for their lives, with reversion to the king, and that she continued her seisin thereof until the day of Nicholas' death, by reason of whose death the escheator took it into the king's hands, and the king has taken her fealty for it.

Aug. 16.
Westminster.

To John Pichard, keeper of the forest of Wauberge. Order to cause William de Holecote, clerk, to have in that forest four oaks fit for timber, of the king's gift.

To Malcolm de Harleye, escheator this side Trent. Order to cause dower to be assigned to Hawisia, late the wife of Nicholas de Bonevill, tenant by knight service of John, son and heir of John de Bello Campo, tenant in chief, a minor in the king's wardship, as she has taken oath before the king that she will not marry without his licence.

To the keeper of the forest of Cannock (*de Canoko*). Order to cause the Friars Minors at Stafford to have in that forest twelve oaks fit for timber, of the king's gift.

Aug. 18.
Westminster.

To Malcolm de Harle, escheator this side Trent. Order to cause dower to be assigned to Margery, late the wife of Roger Baynard, tenant in chief, as she has taken oath before the treasurer and barons that she will not marry without the king's licence.

To the treasurer and barons of the exchequer of Dublin. It is shown to the king on behalf of Ela, late the wife of William de Oddingeseles, and of her co-executors of his will that whereas the treasurer and barons of

1295.

Membrane 8—cont.

that exchequer paid to William his fee for half a year of the time when he was justiciary of Ireland, and William died before the completion of the half-year, the said treasurer and barons, making allowance to the executors for the fee only from the day when William landed in Ireland until the day of his death, have caused the goods and chattels of the deceased in Ireland to be taken into the king's hands for the residue of the fee for the said half-year: as the king wishes to show the executors special grace, he orders the treasurer and barons to allow to the executors the fee for the entire half-year, and to cause the goods and chattels thus taken into his hands to be restored to them.

Aug. 18. To Hugh de Busseye, escheator in co. Chester. Order to resume into Westminster. the king's hands all the lands in that county whereof Urian de Sancto Petro, tenant in chief, was seised in his demesne as of fee at his death, which are in the custody of John de Grey by the king's commission, and to cause to be assigned to Ralph Basset and Margaret, his wife, late the wife of the said Urian, the dower thereof due to Margaret, in accordance with an extent made by Brother Robert de Valle Regali, now deceased, late escheator in that county, or by another to be made by Hugh if need be, as it was not the king's intention, when he granted the custody of Urian's lands to John during pleasure, rendering therefor to the exchequer the value thereof, that dower of the lands should not be assigned to Margaret. After assignment of dower, he shall restore the remaining two parts of the lands to John, together with the issues thereof.

Aug. 16. To the keeper of the forest of Kenefar. Order to cause the Friars Westminster. Preachers at Warwick to have in that forest six oaks fit for timber.

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of Simon de Blacgreve, deceased.

Aug. 15. To the abbot of Glastonbury and to other collectors in the diocese Westminster. of Bath and Wells of the subsidy granted to the king by the clergy. Order to respite until Michaelmas next the demand upon the religious of the Carthusian order for payment of a moiety of their goods for this year by reason of the said subsidy, so that they shall not be aggrieved in the meantime.

Aug. 20. To the sheriff of Warwick. Order to deliver in bail Reginald de Westminster. Kibbewurth, imprisoned at Warwick for the death of John le Fevre, wherewith he is charged, as the king learns by the record of Hugh de Braunteston and his fellows, justices appointed to deliver Warwick gaol, that he slew him in self-defence.

MEMBRANE 7.

Aug. 16. To Master William de Wymundeham, keeper of the exchange of Westminster. Canterbury, or to him who supplies his place. Order to cause to be delivered to William de Maydenstan and William de Crosseweyt, king's clerks, whom the king is sending for certain causes to take into his hands the office of that exchange, the office aforesaid, together with the keys of the king's treasure there, and all other things relating in any way to that office.

Aug. 20. To the sheriff of York. Whereas the king granted by his letters patent Westminster. to Edmund, his brother, that he and his heirs should have for ever in the chancery of the king and his heirs certain justices by the king's

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Membrane 7—cont.

letters to hold the pleas of the forests that Edmund has of the late king's gift, as often as the king and his heirs should send justices to hold such pleas in the king's forests, and that Edmund and his heirs should have the ransoms, fines and amercements and all other things arising from the said pleas in the same way as the king would have had them if the forests were in his hands: the king orders the sheriff to cause the fines that divers men of that county have made before William Wyther and Roger Brabazon, Edmund's justices, lately assigned by the king to hold pleas of his forest of Pykering, in that county, in their eyre, and the ransoms and amercements in which such men fell before the said justices, to be levied, according to the estreats of the eyre delivered, or to be delivered, to the sheriff by the justices, and to cause Edmund to have them, in accordance with the king's grant aforesaid.

To Hugh de Busseye, escheator in co. Chester. Order to resume into the king's hands the lands specified below, whereof Margaret, wife of Ralph Basset, late the wife of Urian de Sancto Petro, tenant in chief, was enfeoffed jointly with Urian, and to cause Ralph and Margaret to have seisin thereof, as the king learned by an inquisition taken by Brother Robert de Valle Regali, late escheator in that county, that Margaret was jointly enfeoffed with Urian of a sixth of the manors of Pyketon and Acton, an eighteenth of the barony of Nantwich (*de Wyco Malb'*), an eighteenth of the wood of Cuvel', an eighteenth of the serjeanty of the barony aforesaid, and an eighteenth of the ferries (*passagiorum*) of Bruneshurst and Swanesbach, to them and the heirs of their bodies, with reversion, in default of such heirs, to Urian's heirs, and that she was in full and peaceful seisin thereof with Urian until the day of his death, which lands are held of the king in chief by knight service; by reason whereof the king lately took Ralph's fealty for the said lands and rendered them to him and Margaret, and ordered the said Hugh to cause them to have seisin of these lands, which had been taken into the king's hands by Brother Robert by reason of Urian's death; and he has done nothing in the matter; wherefore the king again ordered him to cause Ralph and Margaret to have seisin of the lands, or to certify him of the reason for not executing the order; and the escheator returned that he could not execute the order because all the lands that belonged to Urian are in the hands of John de Grey by the king's grant and not in custody of the escheator; and the king makes this order because it was not his intention, when he granted to John the custody of the lands lately in his hands by reason of the minority of Urian's heir, that Margaret should not have seisin of the lands whereof she was enfeoffed jointly with Urian.

To the keeper of the forest of Shyrewode. Order to cause Robert de Swylington to have in that forest four bucks, of the king's gift.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle with the manors of Shete, Cumbe and Lydyard Punchardon, which he took into the king's hands by reason of the death of Nicholas de Bonevill, tenant by knight service of John, son and heir of John de Bello Campo, tenant in chief, a minor in the king's wardship, as if Nicholas had died seised thereof in his demesne as of fee, as the king learns by inquisition taken by the escheator that Nicholas at his death held the manors of the inheritance of Hawisia, his wife.

Aug. 19. To the sheriffs of London. Order to deliver in bail John de Kirkeby, Westminster. imprisoned at Newegate for the death of John de Sancto Ivone, who was

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Membrane 7—cont.

slain at Baynard's Castle, wherewith he is charged, as the king learns by the record of Ralph de Sandwyco and John le Bretun and their fellows, justices appointed to deliver Newegate gaol, that John slew him in self-defence.

Aug. 14. To Malcolm de Harlegh, escheator this side Trent. Order to restore to Westminster. Isabel, late the wife of John de Ludelawe, tenant in chief, a moiety of the manor of Campeden, which the escheator took into the king's hands by reason of John's death, as the king has taken her homage for the moiety, whereof she was jointly enfeoffed with John by John Lestrangle (*Extraneum*), to be held of the king in chief by the service of a quarter of a knight's fee, as appears by an inquisition that the king has caused to be made.

Aug. 20. To the treasurer and barons of the exchequer. Order to cause Roger Westminster. de Mortuo Mari and his men and their villeins to be acquitted of payment of the tenth lately granted to the king by the laity, as Roger is staying in Gascony in the king's service by his order, wherefore the king wishes to show special favour to him and his men there staying with him.

To Reginald de Grey, justice of Chester. As the king learns from the complaint of Hamo Strech that the justice has caused certain of Hamo's houses in Chester opposite the gate of the castle to be thrown down, and has caused a way to the castle to be made out of his plot of land (*placia*), garden and curtilage; the king orders the justice to enquire by the oath of men of his bailiwick what and how much damages Hamo has sustained hereby, and to cause due compensation to be made to him out of the ferm of that county.

Aug. 22. To the sheriff of Warwick. Order to deliver in bail Roger son of Hugh Westminster. le Provost of Burton, imprisoned at Warwick for the death of William de Breinceby, who was slain at Burton, as the king learns by the record of Robert Malet, deceased, and of Hugh de Braundeston, his justices lately appointed to deliver that gaol, that he slew him in self-defence.

Aug. 24. To Geoffrey de Pycheford, constable of Windsor castle. Whereas the Westminster. late king granted by his charter, which the king has confirmed, to God and the church of St. Peter and the abbot of Westminster and his successors for ever eight bucks yearly, to be taken in the forest of Windsor at the king's cost by the hands of the constable of Windsor castle for the time being, and to be taken by him to Westminster on the eve of St. Peter ad Vincula, so that those who bring the venison shall make yearly two (*meneyas*) before St. Peter's great altar at Westminster; and the king lately ordered Geoffrey to cause twenty-four bucks, which are in arrear for the twentieth, twenty-first, and twenty-second years, to be taken and carried to Westminster, in accordance with the said grant; and the abbot has had only twelve of that number, as he says: the king orders the constable to cause the remaining twelve bucks to be taken, together with eight for the present year, and to cause them to be carried to Westminster in accordance with the aforesaid grant.

Aug. 23. To the sheriff of York. Order to cause to be replevied to John de Lek Westminster. Paynel his lands, which the sheriff took into the king's hands by order of Hugh de Cressingham and his fellows, justices lately in eyre in that county, by reason of the death of Ralph de Lek Paynel, wherewith he is charged, as the king has pardoned him by letters patent the suit of the king's peace pertaining to the king for the death aforesaid, and has granted his firm peace to him, who is setting out in his service to Gascony.

1295.

Membrane 7—cont.

To the keeper of the forest of Feckenham. Order to cause William de Mortuo Mari to have in that forest four bucks, of the king's gift.

To the keeper of the forest of Wauberge. Order to cause Hugh de Cressingham to have in that forest six bucks, of the king's gift.

Aug. 25.
Westminster.

To Master Ralph de Baudak, dean of St. Paul's church, London, and John de Sancto Claro, official of the bishop of London. Order forbidding them to exact from the dean and chapter of the king's free chapel of St. Martin-le-Grand, London, any procurations or other exactions for the use of B. bishop of Albano and S. bishop of Palestrina (*Penestr'*), cardinals of the Roman church lately sent to the king from the apostolic see, to the prejudice of the king or his said chapel, lest it behove him to apply a heavier hand, as the said free chapel, like his other free chapels, is wholly exempt from all jurisdiction of the ordinary and from all exactions, contributions and procurations whatsoever, and the king learns that they are exacting such procurations from the said chapel. [Prynne, *Records*, iii, p. 619.]

To the treasurer and barons of the Exchequer. Order to cause Robert de Hugham to be acquitted of 20 marks, at which he was amerced before Roger Lestrangle (*Extraneo*) and his fellows, justices last in eyre for pleas of the Forest in co. Essex, for a trespass of the Forest, as the king has pardoned him this sum in recompence for a horse that he lately lost at Dover in the conflict between the king's men of those parts and his enemies of France.

Aug. 26.
Westminster.

To J. bishop of Carlisle. Request that he will pay 1,000*l.* sterling out of the moneys received by him from the tenth of ecclesiastical benefices in Scotland granted in aid of the Holy Land by papal authority to A. bishop of Durham, whom the king proposes to send shortly to parts beyond sea upon his arduous affairs, upon the said bishop's finding him security to pay the money back at a certain term, as the said bishop needs money more than usual for the great expenses that it will be necessary for him to incur in this behalf.

Vacated, because it was afterwards changed.

Aug. 24.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the heirs and executors of Roger de Piwelesdon, knight, who was slain in the king's service in Wales, to be acquitted of 267*l.* due from Roger to the exchequer for the arrears of his account of the time when he was sheriff in Anglesey (*Angleseia*), which were attermind to him at 40 marks yearly, as the king has pardoned the heirs this sum in consideration of Roger's good service.

Aug. 20.
Westminster.

To the same. Order to discharge Reginald de Grey—to whom the king, on 30 June, in the eighteenth year of his reign, committed the office of justice of Chester and the cantred of Englefeld, together with the castles of Chester, Rhuddlan and Flint, with their forms, rents and all other appurtenances, to be kept from the said day for nine years, rendering therefor yearly at the exchequer 727 marks 8*s.*—of 25*l.* 16*s.* 7*d.* yearly during the continuance of the said commission from Tuesday before the feast of St. James last, as the king on 15 July last, ordered him by writ of privy seal to deliver the manor of Moston, which is of the cantred aforesaid, and which is extended at this sum yearly, to Master James de Sancto Georgio, to whom the king had granted it for life.

Aug. 30.
Westminster.

To the sheriff of Northampton. Order to deliver John son of Philip de Daventre, imprisoned at Northampton for a rescue made by him, as

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Membrane 7—cont.

Malcolm de Harlegh, William de Mortuo Mari, clerk, Gilbert de Roubir[y], and Nicholas de Warr[ewyk] have mainperned before the king and his council to have him before the king at his next parliament after Easter.

To the sheriff of Somerset. Order to release in bail John Coleman of Northcory, imprisoned at Somerton for the death of Roger le Fevre, wherewith he is charged, as the king learns by the record of Robert de Wodeton and John de Wotton, justices appointed to deliver that gaol, that Roger slew him in self-defence and not by felony or of malice aforethought.

MEMBRANE 6.

Aug. 17. To the sheriff of Northumberland. Whereas the king lately impleaded
Westminster. William son of William le Corouner before Hugh de Cressingham and his fellows, justices last in eyre in that county, concerning 52 acres of land in Baumburgh, and he said that he could not answer to the king's writ nor render the said tenements because he said that one William son of William held five acres of the aforesaid tenement, who was not named in the writ, and he sought judgment of the writ; and William Inge, who sued for the king there, said that the said William son of William le Corouner was full tenant of the said tenement on the day when the writ was sued out, to wit on 20 January, in the twenty-first year of the reign, and he prayed that this might be enquired into; and William son of William le Corouner also prayed the like; whereupon it was found by an inquisition taken there that William son of William, who William son of William le Corouner says held five acres of the land aforesaid, held nothing of it at that time or on the day when the writ was sued out, and that William son of William le Corouner held only 45 acres thereof, by reason whereof the king recovered his seisin of the said 45 acres against William son of William le Corouner by consideration of the aforesaid court, as appears to the king by the record of the justices aforesaid; the king, wishing to show favour to William son of William le Corouner, has rendered to him the said 45 acres of land, on condition that he answer to the king concerning them when the king may wish to speak against him concerning them: the king orders the sheriff to restore these 45 acres to William son of William le Corouner on the aforesaid condition.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Gilbert de Haghham, who is incapacitated by illness.

By pet of C.

To Malcolm de Harle, escheator this side Trent. Order to take into the king's hands the lands whereof Lewis de la Pole, tenant in chief, was seised at his death in his demesne as of fee, and to cause dower thereof to be assigned to Sibyl, late his wife, as it is testified before the king that the manor of Gorgennon and the lands of Meghenhughecoit, wherewith Lewis dowered her at the church door when he married her, exceed the value of the dower falling to her from all the lands whereof Lewis at his death was seised in his demesne as of fee, and the king wishes her to be dowered in common of the manor and land aforesaid and of the lands whereof Lewis was seised in his demesne as of fee.

Aug. 22. To the treasurer and barons of the exchequer. Order to cause William
Westminster. de Chelesfeld to be acquitted of 30 marks exacted from him for the hundreds of Whecleston and Littlefeld for the fifteenth, sixteenth and

1295.

Membrane 6—cont.

seventeenth year of the king's reign, when he was sheriff of that county, as the king on 27 June, in the thirteenth year of his reign, granted by his letters patent to Eleanor, late queen of England, the king's consort, the said hundreds for life with all appurtenances, so that the hundreds should not be separated from the crown of England, from which hundreds 10 marks were wont to be rendered to the exchequer yearly by the hands of the sheriff of Kent when they were in the king's hands.

Aug. 23. To John de Lythegr[eynes], escheator beyond Trent. Order to cause
Westminster. Agnes, late the wife of William de Sancta Cruce, to have seisin of all the lands that William held of the king in chief of her inheritance on the day of his death, as the king has taken her homage for them.

Aug. 18. To Reginald de Grey, justice of Chester. Order to retain in Chester
Westminster. castle until otherwise ordered under safe custody twenty-one of the hundred and fifty-six Welshmen whom the king lately caused to be taken as hostages from divers parts of North Wales and whom the justice has in that castle under his custody by the king's order, making sure that they do not go out of the castle in any manner, and to cause each of the hostages thus retained to have 4*d.* a day in the meantime for his maintenance. The remainder of the hostages he shall cause to be taken under safe conduct to the castle of Nottingham, there to be delivered to the sheriff of that county by an indenture to be made between the justice and the sheriff containing the names of the hostages.

To the sheriff of Nottingham. Order to receive from the justice the aforesaid hundred and thirty-five hostages in form aforesaid, and to cause fifteen of them to be retained in the castle of Nottingham under safe custody until otherwise ordered, paying to each of them 4*d.* a day as above. Of the remaining hostages he shall send seventy-five to the castle of York, fifteen to the castle of Lincoln, and thirty to the castle of Leicester, there to be delivered to the sheriffs of those counties.

To the sheriff of York. Order to receive from the sheriff of Nottingham the said seventy-five hostages, and to retain ten of them in York castle, etc., and to send ten hostages to Rychemund castle, ten to the castle of Skipton-in-Craven, twelve to the castle of Scartheburgh, and to deliver them to the constables of the respective castles for custody. He is ordered to cause each of the hostages retained in York castle and each of those delivered to the constables to have 4*d.* a day for maintenance.

Orders in pursuance to the said constables.

To the sheriff of York. Order to cause twelve of the remaining hostages to be taken to the castle of Carlisle, and twenty-one to the castle of Newcastle-on-Tyne, there to be delivered respectively to the sheriffs of Cumberland and of Northumberland.

Order in pursuance to the sheriff of Cumberland.

Order in pursuance to the sheriff of Northumberland to receive the said twenty-one hostages, and to retain eleven of them in the castle of Newcastle-on-Tyne, and to take the remainder to Bamburgh castle, there to be delivered to the constable, paying to each of the twenty-one 4*d.* a day for his maintenance.

To the sheriff of Lincoln. Order to receive the aforesaid fifteen hostages from the sheriff of Nottingham, and to keep them safely in Lincoln castle, etc.

To the sheriff of Leicester. Order to receive the aforesaid thirty Welshmen from the sheriff of Nottingham, and to cause them to be taken to Northampton castle, there to be delivered to the sheriff of Northampton.

1295.

Membrane 6—cont.

To the sheriff of Northampton. Order to receive the said thirty hostages, and to retain fifteen of them in Northampton castle, paying to each of them 4*d.* a day, and to cause the other fifteen to be taken to the castle of Oxford, there to be delivered to the sheriff of Oxford.

To the sheriff of Oxford. Order to receive the said fifteen hostages, and to retain them in Oxford castle, paying to each of them fourpence a day.

Aug. 27.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the prior of Coventry to be acquitted of 20*l.* that they cause to be exacted from him for scutage for two knights' fees for the king's army of Wales in the fifth year of his reign, as the prior made fine with the king in that army for the said service, which he then acknowledged to the king, as appears by inspection of the rolls of the marshalsea.

The like to the same for the said prior for 20*l.* for the king's army of Wales in the tenth year.

Aug. 20.
Westminster.

To the prior of Worcester. Order to deliver to Margery, late the wife of Geoffrey Clement, who was slain in the king's last war in Wales, all the outfit (*hermesium*) that belonged to Geoffrey, with the charters and all other things in it, as fully as it was delivered to the prior by the king's order when it came to the king at Worcester.

Aug. 28.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to resume into the king's hands all the lands that belonged to Adam le Despenser, tenant in chief, and to cause dower therefrom to be assigned to Joan, late the wife of Adam, and to restore to Almaric le Despenser, son and heir of Adam, the remaining two-thirds of the said lands, together with the issues thereof, as it was not the king's intention when he took Almaric's homage and ordered the escheator to deliver to him the lands whereof Adam was seised in his demesne as of fee at his death, that dower thereof should not be assigned to Joan.

Aug. 28.
Westminster.

To Thomas de la Roche. Order to go in person with the men-at-arms assigned to him by the king for the defence of South Wales to the castle of Lampadervaur, and to receive from the constable of that castle forty-six Welshmen of the hundred and twenty-six Welshmen whom the king lately caused to be taken as hostages from divers parts of South Wales, and who are in the custody of the constable, and to cause them to be taken under safe conduct to the castle of Kermerdyn, there to be delivered to the constable of the castle, to be kept in safe custody until the king shall otherwise ordain. Orders in pursuance are sent to the constables of the said castles.

To the constable of the castle of Kermerdyn. Order to receive the aforesaid forty-six hostages from Thomas de la Roche, and to cause them to be kept safely in that castle until John Wogan and Walter de Pederton shall come to him to receive them from him.

To John Wogan and Walter de Pederton. Order to cause the eighty Welshmen that the king lately caused to be taken as hostages from divers parts of South Wales and that are in their custody to be taken to the castle of Bristol, and to cause them to be delivered to the constable by an indenture to be made between them and him containing the names of the hostages.

Membrane 6—Schedules.

Writs made concerning the petitions of the men of the islands of Geres[ey] and Gernes[eye] returned from the council in autumn, in the twenty-third year of the king's reign.

Membrane 6—Schedules—cont.

1295.

Aug. 26.
Westminster.

To Henry de Cobham, keeper of the islands of Gerneseye and Geressey. The king learns from the complaint of Thomas Distelfeld, yeoman of Nicholas de Cheignee, that whereas he lately acquired a ship laden with wine from the men of the king of France at sea after the commencement of the war (*turbacionem*) between the king and the king of France, and caused the ship thus laden with wine to be taken to the island of Gernesey, the said keeper has taken fifty-seven tuns of the wine from Thomas against his will, which he still detains. As the king wills that the goods and chattels that the men of those islands may acquire at sea from his enemies aforesaid shall remain without challenge to those who have acquired them, he orders the keeper to cause Thomas to be satisfied for the said fifty-seven tuns, and to permit until otherwise ordered all the king's men of those parts to have without hindrance hereafter all goods thus to be obtained from the king's enemies. [Ryley, *Placita*, p. 467.]

Aug. 24.
Westminster.

To the same, or to him who supplies his place. As the king wills that the inheritances of his men of the aforesaid islands who were slain in a conflict between them and certain aliens, the king's enemies, in the king's service for the defence of those islands, shall be delivered to their right heirs, and that dower thereof shall be delivered to their wives, together with their goods and chattels, which are to be divided between the heirs and the wives according to the custom; the king orders him to cause the inheritances and dowers to be thus delivered, together with the goods and chattels. [Ryley, p. 468.]

To the same. Henry le Preste of Aurne has come to the king seeking his grace, praying that he would pardon him the abjuration of the islands made by him for certain trespasses charged against him: the king, wishing to be certified of the cause of the abjuration, orders the keeper to certify him under his seal in his next parliament concerning the abjuration and the cause of it. [*Ibid.*]

Aug. 26.
Westminster.

To the same. As the king learns that the dean of the island of Generye has been impeded by the keeper in certain things that pertain to his jurisdiction in that island, so that he could not exercise them; the king orders the keeper to permit the dean to use his jurisdiction peacefully in the manner in which he has been wont to do and ought to do, provided that he do nothing to the prejudice of the king's dignity. The keeper shall certify the king in his next parliament under his seal of the cause of the impediment aforesaid. [*Ibid.*; Prynn, *Records*, iii, p. 637.]

Aug. 28.
Westminster.

To the same. As the king learns that the chapel of St. Mary in the castle of Gers[eye] is void at present by the death of Robert le Chasteleyn, the late chaplain, the king, wishing to show favour to Nicholas Evesk, chaplain, by reason of the damages that he sustained by the conflict in the said island between the men of the island and certain aliens, the king's enemies, orders the keeper to confer the chapel upon Nicholas if it be void and if Nicholas be more suitable for it than others. [Ryley, p. 469.]

Aug. 29.
Westminster.

To the same. As the king learns that the church of St. Heliers (*Sancti Elirii*) in the island of Gers[eye] is void at present by the death of Nicholas de Ponte, the late parson; the king, wishing to favour Ranulph son of Peter Maret, clerk, who sustained grievous and divers damages by the late conflict in that island between the men of the island and certain aliens, the king's enemies, orders the keeper to confer the church upon Ranulph, if it be void and if he be more suitable for it than others.

1295.

Membrane 6—Schedules—cont.

Aug. 26.
Westminster.

To the same. Whereas the canons of Blaunchelaunde, who had certain tithes and other rents for a chantry in the island of Genereye for the souls of the king's progenitors, kings of England, have fled from the island by reason of the discord between the king and the king of France, for which reason the chantry is now omitted: the king, wishing that the chantry shall be made henceforth as it was before, orders the keeper to cause Nicholas Meriene, dean of that island, by whom the king wills that the chantry shall be made, to have reasonable maintenance for making the chantry from the tithes and rents aforesaid, during the king's pleasure. The remainder of the tithes and rents shall be applied to the defence of the islands. [*Ibid.*]

Aug. 24.
Westminster.

To the same. Whereas the king wills that, for the safe-guarding of the islands, men of religious orders and others whosoever who are under suspicion dwelling near the sea in the islands, in places to wit in which the king's enemies might in any way be received, shall be wholly removed from such places for the avoidance of such danger: he therefore orders the keeper to cause them to be removed from such places upon sight of the presents, and if they be not suspected, to cause the men of religious orders to have reasonable maintenance from their own goods in the same places, applying the remainder of their goods to the safe-guarding and defence of the islands. [*Ibid.*]

Aug. 24.
Westminster.

To the same. Whereas divers of the king's men in those islands have incurred and suffered grievous and various damages and losses in a conflict between them and certain aliens, the king's enemies, for the defence of the islands, and the keeper has taken into the king's hands certain goods and wares of the Normans and others of the power of the king of France, fugitive enemies of the king, by reason of their flight from the islands: the king wills that compensation shall be made from the said goods, so far as they extend, to each of the said men for his damages in proportion, and orders the keeper to cause them to have such compensation. [*Ibid.*]

Aug. 28.
Westminster.

To the same. Whereas the king learns that the chapel of the castle of Genesy is void at present by the death of Ralph Marynde, the late parson, and the king wishes to show favour to Nicholas Choffyn, his clerk, for labours in his service in divers parts, he orders the keeper to confer the chapel upon him if it be void and he be more suitable for it than others. [Ryley, p. 470.]

Aug. 26.
Westminster.

To the mayor and bailiffs of Waterford. Whereas the king has granted to Walter Cole of Rosse, for his long service rendered to the king with his ship and others at sea, what pertains to the king of a ship in the port of Waterford, which was captured a year ago from the king's enemies of Britanny by the king's mariners at sea: the king orders the mayor and bailiffs to deliver to Walter what pertains to the king of the said ship and of its tackle.

To the treasurer and barons of the exchequer of Dublin. Order to cause David de Offinton, the king's justice appointed to take assizes in Ireland, to have such fee when engaged in that office as other justices have been wont to receive in that office.

Aug. 25.
Westminster.

To Henry de Cobham, keeper of the said islands [of Gerneseye and Geressey]. The king has received complaint from Robert le Gay that

1295.

Membrane 6—Schedules—cont.

whereas the abbot and convent of Mont St. Michel lately granted to him 100s. *Tournois* under the name of a yearly pension, to be received in the priory of Vaux (*de Valle*), which is a cell of the abbey in the island of Gerneseye, and Robert has been in full and peaceful possession of the pension for a long time, the keeper refuses to pay this pension to Robert from the time when the priory came to the king's hands by reason of the war between the king and the king of France: the king orders the keeper to hear Robert's complaint and to call before him the prior of the said priory, if he be found in the island, and to cause speedy justice to be done to Robert in accordance with the law and custom of the island. [Ryley, p. 470.]

Aug. 28.
Westminster.

To the same. Whereas certain goods and chattels of Joan, late the wife of Ralph le Mercer, of the island of Alderney (*Auren'*) were placed in the king's castle of Gerneseye for safe custody by reason of a conflict between the men of the islands and certain aliens, the king's enemies, by John le Gay, her brother, who was slain in the said conflict, and the keeper detains the goods and chattels from Joan because he found them in the castle after the conflict, and he refuses to deliver them to her: the king orders him to hear her complaint, and to cause to be restored to her the said goods and chattels as she shall prove them to be her property. [*Ibid.*]

To the same. Whereas the king has received complaints of certain men of those islands that touch the keeper and his bailiff of those islands and that cannot be well determined without the presence of the keeper and his bailiffs, he orders the keeper to be before the king in his own person in the next parliament [*after Michaelmas wherever the king may be in England] to answer the said complaints, [*and to warn his bailiffs of the island that they be then there] to do and receive †what the king's court shall consider in this behalf. [Ryley, p. 471.]

To the same. Whereas the king wills that the inheritances of his men of those islands who were slain in the late conflict between them and certain aliens, the king's enemies, in the king's service for the defence of the islands, shall be delivered to their right heirs, he orders the keeper to deliver to Robert le Grey, Ranulph, William, Peter, John and John, his brothers, the inheritance of John le Grey, their uncle (*arunculi*), who was slain in the said conflict, if they are, in accordance with the law and custom of those islands, the right heirs of the said John le Gay (*sic*). [*Ibid.*]

To the collectors of the subsidy granted to the king by the clergy in the diocese of London. Whereas in the grant of the subsidy aforesaid the king granted to the clergy aforesaid that the subsidy should not be levied from benefices that attain to the value of 10 marks yearly and do not exceed that value, provided that the holders of such benefices hold no other ecclesiastical benefices: the king orders the collectors not to exact anything by reason of the subsidy from Godfrey de Flete, parson of the church of Kelwedon in the said diocese, if it do not exceed the value of 10 marks yearly, provided he be not beneficed elsewhere. This they are ordered not to omit by reason of any writ from the exchequer.

Cancelled.

Aug. 24.
Westminster.

To the same. Order to cause the goods and chattels of the king's men of the aforesaid islands who were slain in the king's service for the defence of the islands and who made wills, which goods and chattels are in the

* These words are cancelled.

† Written above 'what the king shall cause to be ordained by his council in the premises.'

1295.

Membrane 6—Schedules—cont.

king's hands by reason of their death, to be delivered to their nearest friends, unless there be any reasonable cause why this ought not to be done, although the wills were not reduced to writing. [Ryley, p. 471.]

Aug. 28.
Westminster.

To the same. Whereas the king wills that dower shall be assigned to the wives of his men of those islands who were slain in his service as above; he orders the keeper to assign dower to Cecily, late the wife of John Dinis, in accordance with the custom of the islands. [*Ibid.*]

MEMBRANE 5.

[*Aug. 28.]
[Westminster.]

To the constable of Bristol castle. Order to receive the aforesaid eighty Welshmen from the said John [Wogan] and Walter [de Pederton] by indenture to be made between him and them containing the names of the hostages, and to cause the said hostages to be kept safely in the castle, so that he shall be safe that they do not leave the castle in any manner until the sheriffs of Dorset and Wilts shall come to him to receive them from him, and to signify to the said sheriffs, after he have received the hostages, that they shall come to him to that castle to receive the hostages from him, and to deliver to the sheriff of Dorset thirty and to the sheriff of Wilts fifty of the hostages, and to cause each of the hostages to have for so long as they shall be in his custody 4*d.* a day for his maintenance. The said sheriffs have been ordered to come to him for the hostages.

To the sheriff of Wilts. Order to go in person to the aforesaid castle when warned by the constable thereof, and to receive the fifty Welsh hostages from him, and to retain ten of them in the castle of Salisbury, and to cause them to be kept there safely until the king shall otherwise ordain, and to cause ten of the remaining hostages to be taken to the castle of Marleberg and thirty to Winchester, and to cause them to be there delivered to the constable of Marleberg castle and to the sheriff of Southampton respectively, and to cause each of them retained in the castle of Salisbury and each of them sent to the constable of Marleberge castle to have 4*d.* a day for their maintenance.

To the sheriff of Dorset. Like order to go to the castle of Bristol, and to receive from the constable of that castle thirty of the said hostages, and to cause ten of them to be retained in the castle of Shyrburn and twenty of them to be sent to the castle of Corf, and to cause each of them to have 4*d.* a day for their maintenance. The king has ordered the constable of Bristol castle to deliver to the sheriff the said thirty hostages, and the constable of Corf castle to receive twenty of them from him.

Sept. 15.
Canterbury

To the sheriff of Leicester. Order to cause Richard Ston† (*sic*) to have seisin of an acre and a rood of land in Kyvelingwrth Rabaz, as the king learns by inquisition taken by the sheriff that the said land, which Richard Prat, who adjured the realm for felony, held, has been in the king's hands for a year and a day, and that Richard Prat held it of Richard de Kivelingwrth, and that the township of Kivelingwrth Rabaz now holds it and has had the king's year and day thereof, for which it ought to answer to the king.

* '*Teste ut supra*,' referring to the last entries on Membrane 6.

† He is called the 'aforesaid Richard Ston,' referring to Richard de Kivelingworth, the only name given in the marginal abstract. Possibly *Ston* has been inadvertently omitted after Richard in the enrolment.

1295.

Membrane 5—cont.

To the same. Order to cause John de Bedeford of Kivelingwrth to have seisin of $1\frac{1}{2}$ acres of land in Kivelingwrth Rabaz, as the king learns by inquisition taken by the sheriff that the said land, which Richard Prat, who abjured the realm for felony, held, has been in the king's hands for a year and a day, and that Richard held it of John de Bedeford of Kivelingwrth, and that the township of Kivelingwrth now holds it, and that it has had the king's year and day thereof, for which it ought to answer to the king.

Sept. 15.
Canterbury.

To the same. Order to cause the abbot of Soleby to have seisin of a messuage in North Kivelingwrth, as the king learns by inquisition taken by the sheriff that the messuage, which Richard Prat, who abjured the realm for felony, held, has been in the king's hands for a year and a day, and that Richard held it of the abbot, and that the township of North Kivelingwrth now holds it for the king, and that it has had the king's year and day thereof, for which it ought to answer to him.

To the same. Order to cause Agnes, Gunnilda, Emma, Basilia and Mariota, daughters and heiresses of Thomas Reynaud, to have seisin of an acre and a rood of land in Kivelingwrth Rabaz, as the king learns by inquisition taken by the sheriff that the said land, which Richard Prat, who abjured the realm for felony, held, has been in the king's hands for a year and a day, and that Richard held them of Agnes and her said sisters, and that the township of Kivelingwrth Rabaz now holds it for the king and has had his year and day, for which it ought to answer to him.

Aug. 28.
Westminster.

To the constable of Corf castle. Order to receive from the sheriff of Dorset twenty Welsh hostages from South Wales, and to retain them in that castle until the king shall otherwise order.

To the sheriff of Dorset. Order to deliver the aforesaid hostages to the said constable, and to cause each of them to have 4*d.* a day for maintenance.

To the constable of Marleberg castle. Order to receive ten Welsh hostages from the sheriff of Wilts, and to retain them in that castle until the king shall otherwise ordain.

To the sheriff of Wilts. Order to deliver the said hostages to the aforesaid constable, and to cause each of them to have fourpence a day for maintenance.

To the sheriff of Southampton. Order to receive thirty Welsh hostages from the sheriff of Wilts, and to retain twenty of them in Winchester Castle, paying each of them 4*d.* a day for their maintenance, and to cause the remaining ten to be taken to Pevenese castle, there to be delivered to the constable.

To the constable of the said castle. Order to receive the aforesaid ten hostages from the sheriff of Southampton, and to retain them in the castle, etc.

To the sheriff of Sussex. Order to cause each of the said ten hostages in the custody of the aforesaid constable to have 4*d.* a day for his maintenance.

Aug. 18.
Westminster.

To Thomas de Weston, bailiff of Edenham. Order not to distrain Hugh de Bussy to do homage for the lands that he holds of the king as of the barony that Gilbert de Gaunt lately rendered into the king's hands, as the king has taken his homage.

Membrane 5—cont.

1295.

Sept. 15.
Canterbury.

To the barons of the exchequer. Order to cause John de Columbar[iis] to be acquitted of 40*l.* due to the king, to wit 20*l.* for scutage for the king's army of Wales in the fifth year of his reign and 20*l.* for scutage for his army of Wales in the tenth year, as the king has pardoned him these sums.

Aug. 24.
Westminster.

To the sheriff of Oxford. Order to deliver in bail John son of Ralph de Slape, imprisoned at Oxford for trespass of venison in the king's park of Wodestok, if he have been in prison for six years.

Sept. 15.
Canterbury.

To the sheriff of [Devon]. Order to restore to John son of Richard Clim, parson of the church of Wydecumbe, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Robert de Wodeton, John de Wotton and their fellows, justices appointed to deliver Exeter gaol, with the death of Ralph the hayward (*messoris*) and Theobald Russel, as he has purged his innocence before Thomas, bishop of Exeter, to whom he was delivered in accordance with the privilege of the clergy, and the king learns by inquisition that he caused to be taken by the sheriff and coroners of that county that John is of good fame and honest conversation and was never a public or notorious evildoer.

Sept. 16.
Canterbury.

To the barons of the exchequer. Order to cause Richard de Waldegrave to be acquitted of 40*s.* exacted from him for the issues of his lands forfeited for his default before the justices of the Bench in a plea between Peter de Bernevall and him for a debt that Peter demanded from him, as the king has pardoned him this sum.

To the sheriff of Northampton. Order to release any distress levied upon Richard for the aforesaid sum.

Sept. 17.
Canterbury.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause John, son and heir of John de Bello Campo, tenant in chief, to have seisin of the lands whereof his father was seised in his demesne as of fee at his death, as Cecily de Bello Campo—who holds certain lands that are of the inheritance of the said John, son and heir of John de Bello Campo, her late husband, by the delivery of R. bishop of Bath and Wells, who had them by demise from John de Nele, and also holds certain lands of the said inheritance by the delivery of Peter Corbet, to which John and Peter the king granted the custody of the lands during the minority of the heir—has testified to the king by her letters patent that the said John, her son, was twenty-one years of age on Friday before St. Peter ad Vincula last, and the king has taken his homage for his father's lands.

MEMBRANE 4.

Sept. 21.
Wingham.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver the manor of Welcomestowe, which was taken into the king's hands by reason of the death of Ralph de Thony, to him to whom Ralph demised it, as Ralph, before he went to Gascony in the king's service, demised the manor, which is held of the king in chief, for a certain term without obtaining the king's licence, and the king, in consideration of the laudable service rendered to him in Gascony by Ralph, and because he died in his service there, accepts the demise in question.

1295.

*Membrane 4—cont.*Sept. 28.
Wingham.

To William de Vesey, justice of the Forest beyond Trent. Order to cause to be delivered to Master Thomas, the king's engineer, whom the king is sending to the forest of Englewode to make four engines there, as the king has enjoined upon him, as many oaks as Thomas shall choose in that forest for making the engines, by the view of any of the ministers of the forest in whom the justice confides, to be deputed by the justice for this purpose.

To John de Lithegr[eynes], escheator beyond Trent. Order not to intermeddle further with the lands that William de Percy of Kildale held, as it is testified before the king that William died after the king took the fealty of William de (*sic*) Latymer, the younger, who married Lucy, daughter and heiress of Marmaduke de Thwenge, tenant in chief, and the king learns by an inquisition that he caused to be taken by the keeper of the office of the escheatry in co. York that William de Percy at his death held nothing of the king in chief or of the said heiress by reason whereof the custody of his lands in that bailiwick ought to pertain to the king.

Oct. 1.
Canterbury.

To the treasurer and chamberlains. Order to deliver to Iterius de Ingolisma, the king's clerk, all the books that belonged, as it is said, to Master Peter de Peckam, which came to the king's hands by his forfeiture, as the king has granted them to Iterius.

To John de Butterle, keeper of the king's park of Havering. Order to cause Edmund, the king's brother, to have in the king's park there a hundred and nine deer (*feras*), of the king's gift.

Oct. 3.
Canterbury.

To the bailiffs of the Hundred without the North Gate of Oxford. Order to pay out of the ferm of the Hundred to Robert de Cruequer 10*l.* for Michaelmas term last, of the 20*l.* yearly that the king granted to him for life from that ferm for the release and quit-claim that he made to the king and to Eleanor, his late consort, of the manor of Ditton.

To Reginald de Grey, justice of Chester. Order to pay to Robert de Crevequer 22*l.* 10*s.* 0*d.* for Michaelmas term last from the issues of the mills and bridge of Chester, in accordance with the king's grant to him, in recompence for the surrender and grant that he made to the king and Eleanor, his late consort, of a moiety of the manor of Saham, of 100*s.* yearly for the custody of the castle of Bestan, co. Chester, which the king granted to him, and also 40*l.* yearly from the issues of the mills and bridges aforesaid, to be received in the quinzaine of Easter and [at Michaelmas] by equal portions for life.

Oct. 3.
Canterbury.

To Stephen de Penecestre, constable of Dover castle, and warden of the Cinque Ports. Forasmuch as the king learns that certain men of those ports cause their goods and chattels to be taken to divers places outside the liberty of the ports, maliciously withdrawing themselves from the places aforesaid, by which withdrawal damage and danger may easily threaten those parts: the king orders Stephen to cause to be arrested all such persons whom he shall find in his bailiwick thus withdrawing themselves from those ports and carrying their goods and chattels from those places, and to cause them to be kept in safe custody until he receive further orders from the king, and to cause their goods and chattels to be taken into the king's hands, to be kept until the king shall otherwise ordain.

The like to the sheriff of Kent, '*mutatis mutandis*.'

To the sheriff of Kent. Order to cause proclamation to be made throughout his bailiwick that no one belonging to those ports shall take their goods and chattels outside them or shall withdraw themselves in any way, under pain of forfeiting all their goods.

1295.

*Membrane 4—cont.*Oct. 4.
Canterbury.

To the sheriff of Kent. Order to restore to William de Homersham, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with theft before the justices last in eyre in that county, as he purged his innocence before the prior of Christ Church, Canterbury, late guardian of the spirituality of the archbishopric of Canterbury, the see being then void, to whom he was delivered in accordance with the privilege of the clergy, and the king learns by inquisition that he caused to be taken by the sheriff and the coroners of that county that William is of good fame and honest conversation, and was never a public or notorious evil-doer.

To the treasurer and barons of the exchequer. Order to acquit William Wyther of the 21*l.* 12*s.* 8*d.* due from him to the exchequer for divers causes, as the king has pardoned him at the instance of Edmund, his brother.

Oct. 4.
Canterbury.

To the sheriff of Suffolk. Order to restore to Adam le Palmere, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Elias de Hauvill and his fellows, justices lately appointed to deliver Ipswich gaol, with a robbery (*roberia*), as he has purged his innocence before R. bishop of Norwich, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by an inquisition that he caused to be taken by the sheriff and coroners of that county that he is of good fame and conversation, and was never a public or notorious evil-doer.

To the sheriff of Essex. Order, made at the instance of R. bishop of London, to deliver in bail Philip de Fristling, imprisoned at Colchester for detaining the wages that he ought to have paid to the men lately deputed for the custody of the sea in that county.

Oct. 5.
Canterbury.

To Stephen de Penecestre, keeper of the manor of Westelyve. Order to pay out of the issues of that manor to the prior and convent of Christ Church, Canterbury, 30*l.*, to wit 15*l.* for Easter term last and 15*l.* for Michaelmas term following, as the king granted this sum yearly to the prior and convent to be paid at Canterbury from the issues of the said manor until he should provide them with 30*l.* yearly of land in co. Kent, in satisfaction for 60*l.* yearly of land that he granted to them in exchange for the customs and rents and all the rights, liberties and other things that they had or might have in any way in the town and port of Sandwich, which they granted and released to the king and his heirs by their charter.

To the sheriff of Kent. Order to release Martin son of William de Polle from prison at Tunebregg if he be imprisoned solely for the trespass that he committed in the park of Stephen de Penecestre at Yenefeld, whereof he was convicted before John de Cobeham and John de Burn, justices appointed to hear and determine that trespass, as he has satisfied Stephen for the trespass, as Stephen has acknowledged before the king, and the king wishes to show Martin favour because he has now been in prison for four years for this reason.

Oct. 4.
Canterbury.

To the treasurer and barons of the exchequer. Order to acquit William Wyther and Agnes, his wife, late the wife of William de Ipstanes, tenant in chief, of 21*l.* 12*s.* 8*d.* due to the exchequer for the arrears of the 10*l.* by which Agnes made fine with the king to marry whom she pleased provided he was a subject of the king, and of the 50 marks by which she made fine with the king for having the homage of John, son and heir of the said William de Ipstanes.

Membrane 4—cont.

1295.

Oct. 12.
Westminster.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Juliana, late the wife of John de Sancta Elena, upon her taking oath that she will not marry without the king's licence, as the king wishes to show her favour because she is ill, the king having lately taken the fealty of Giles de Brewos', who married Beatrice, daughter and heiress of John, for all the lands that John at his death held of the king in chief, with a proviso saving Juliana's dower of the said lands.

To the bailiff of Gernes[eye], or to him who supplies his place. Whereas the king lately ordered him to deliver the goods and chattels that belonged to Peter de Tholosa, who was lately slain by the king's enemies in that island, which goods and chattels came to the hands of the king and certain others of that island, to Peter Bernard of Toulouse (*Tholosa*), Peter's brother: and the bailiff has done nothing so far in the matter, as the king learns from the complaint of Peter Bernard: the king orders the bailiff to cause the goods and chattels to be delivered to Peter Bernard in accordance with his previous order, or to signify to him the reason why he cannot or will not execute his order.

Oct. 12.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Roger de Tilemaneston, to whom the king committed by letters patent under the exchequer seal, which he has inspected, the manor of Bukingfaud during pleasure, rendering therefor 30*l.* yearly to the exchequer, to be acquitted of this ferm from 15 January, in the 20th year of his reign, when he ordered Roger to deliver the manor to Anne de Caumvill, to whom he had granted it by letters patent under the great seal, dated 12 January, in the said year, for her life, rendering therefor to the exchequer 100*s.* yearly.

To Malcolm de Harle, escheator this side Trent. Order to deliver to Joan, late the wife of John de Luvetot, tenant in chief, the advowson of the church of Wauton, co. Surrey, which is extended at 20 marks yearly; the advowson of the church of Brampton, co. Suffolk, which is extended at 20 marks yearly; the advowson of the church of Bubbingesford, co. Essex, which is extended at 10 marks yearly; the advowson of the church of Stanbregg, in the same county, which is extended at 18 marks yearly; which the king has assigned to her as her dower of John's advowsons.

Oct. 16.
Westminster.

To A. bishop of Durham and to John, earl Warenn, appointed for the custody of the counties beyond Trent. Order to cause proclamation to be made throughout the whole border (*costeram*) of the march of Scotland and elsewhere within those counties where they shall deem fit, prohibiting anyone from taking by land or by sea out of those counties into Scotland any corn or victuals, armour, or any other sort of arms, or anything else that may be useful to those of the kingdom of Scotland in any way, under pain of forfeiture of their bodies and goods.

The like to the sheriffs of Cambridgē and Huntingdon, Norfolk and Suffolk, Lincoln and York, to cause such inhibition to be proclaimed in their bailiwicks for certain reasons until the king shall otherwise ordain.

The like to him who supplies the place of the justiciary of Ireland, the chancellor and treasurer there, to cause the prohibition to be proclaimed throughout the whole of Ireland.

To the sheriff of Rutland. Order to cause Thomas de Boklond, imprisoned at Ok'ham for his trespass in abetting (*abettando*) William le Clerk and certain others to appeal Ralph de Bella Fago of the death of Stephen Stute, whereof he was convicted before Roger Brabazun and William de Bereford, lately appointed to hear and determine that trespass.

MEMBRANE 3.

1295.

Oct. 14.
Westminster.

To the sheriff of Gloucester. Order to cause Edmund, earl of Cornwall, to have seisin of ten acres and a rood of land, five acres of meadow, and 5s. yearly of rent in Lecchelade, as the king learns by inquisition taken by the sheriff that the said lands, which John Crok, who abjured the realm for felony, held, have been in the king's hands for a year and a day, and that John held them of Edmund, and that the township of Lechelade had the king's year and day thereof, for which it ought to answer to the king.

Oct. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Adam de Creting to be acquitted of 13*l.* 9*s.* 7*d.* of the 26*l.* 19*s.* 2*d.* due from him to the exchequer for Roger de Rolling, as the king pardoned him the former sum on 15 June, in the twentieth year of his reign.

To the same. Whereas the king, on 19 July, in the tenth year of his reign, committed by letters patent to Philip Burnell the manor of Bliseworth, co. Northampton, which was in the king's hands because John, son and heir of Baldwin Wake, tenant in chief, was then a minor in the king's wardship, to be held during the king's pleasure, rendering therefor to the exchequer 32*l.* 8*s.* 0½*d.* at which the manor was extended; and the king, on 18 January, in the eighteenth year of his reign, took John's homage for the lands that his father at his death held of the king in chief, and rendered the lands to him: the king orders them to cause John to be acquitted of the ferm of the manor from the said 19th July, on which day the king took his homage, until the said 18th January.

Oct. 18.
Westminster.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Robert de Hurlee, deceased.

Oct. 20.
Westminster.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause dower to be assigned to Amice, late the wife of William de Bardeli, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

To the treasurer and barons of the exchequer. Order to acquit the abbot and convent of Westminster of the tenth granted by the laity of the realm to the king from their goods in the manors of Thurveston, co. Buckingham, Bridebrok, co. Essex, Westerham and Edelmebrugge, co. Kent, Knolle and Grafton, co. Warwick, which manors the king granted to them for the yearly celebration of the anniversary of Eleanor, his late consort, as the king has pardoned them the tenth aforesaid out of the devotion that they have had hitherto and will have hereafter towards his consort's soul and by reason of the great yearly charges incumbent upon them by reason of the said manors.

Oct. 19.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Segrave, the younger, to whom the king committed the custody of the lands that belonged to William de Ferrar[iis], tenant in chief, until William's heir came of age, rendering therefor 50*l.* 7*s.* 5*d.* yearly to the exchequer, to be acquitted of the said yearly sum from 17 March, in the twenty-first year of the king's reign, when the king took the homage of William, son and heir of the said William, and rendered to him the lands that his father at his death held of the king in chief.

Oct. 19.
Westminster.

To Malcolm de Harl[eye], escheator this side Trent. Order to deliver to Isabel, late the wife of Thomas de Stodham, tenant in chief, the manor of Great Sutton, co. Essex, which the king has assigned to her as of the value of 20*l.* yearly (*pro viginti libratis terre*), with her assent, as her dower, subject to the payment of 44*s.* 5½*d.* to the exchequer yearly by the hands of the escheator.

1295.

*Membrane 3—cont.*Oct. 20.
Westminster.

To the same. Order to deliver to Elizabeth, late the wife of William de Say, tenant in chief, the manor of Codeham, co. Kent, with the park and other appurtenances, which is extended at 19*l.* 15*s.* 8½*d.* yearly; the manor of Hammes, co. Sussex, which is extended at 35*l.* 18*s.* 6½*d.* yearly; and 12*l.* 12*s.* 9*d.* yearly of land in the manor of Berling, co. Kent, which the king has assigned to her in dower.

Oct. 21.
Gravesend.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Alexander Lucas, deceased.

Oct. 19.
Westminster.

To the sheriff of Wilts. Order to cause John Pedeleivre, imprisoned at Old Sarum upon the appeal that Nicholas de Trobbewelle, the king's approver in the same prison, who lately died, made against him for divers felonies committed against the king's peace between Trillek and Munemuth, in the march of Wales, to be delivered on mainprise, if the approver be dead and if John be imprisoned solely for this reason.

Oct. 19.
Westminster.

To the sheriff of Middlesex. Order to cause Alexander Cole to have seisin of two acres of land and a rood of meadow in Stibenheth, as the king learns by inquisition taken by the sheriff that the said land and meadow, which Robert Cole, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Robert held them of Alexander, and that Richard, bishop of London, had the king's year and day thereof, for which he ought to answer to the king.

To the treasurer and barons of the exchequer. Order to cause William de Brembleshete to be acquitted of 20 marks wherewith he is charged at the exchequer for the Hundreds of Wheleston and Litlefeld, co. Kent, for the eighteenth and nineteenth years of the king's reign, when he was sheriff of that county, if they ascertain that the Hundreds were then in the hands of Queen Eleanor, the king's late consort, or of the executors of her will, as the king on 27 June, in thirteenth year of his reign, granted to her by letters patent the said Hundreds for her life with all appurtenances, provided that they should not be separated from the crown of England, for which Hundreds ten marks yearly were wont to be rendered to the king by the sheriffs of Kent when the Hundreds were in their hands.

Nov. 10.
Udimore
(Odymer').

To Malcolm de Harl[eye], escheator this side Trent. Order to cause Nicholas, son and heir of Nicholas Malmeyns, tenant in chief, of co. Kent, to have seisin of his father's lands, as the king has taken his homage therefor.

Nov. 15.
Udimore.

To the treasurer and barons of the exchequer. Order to acquit Walter Hakelutel of all the issues levied and received by him from the lands of Gilbert de Clare, earl of Gloucester and Hertford, in Wales, for all the time when he had the custody of those lands by the king's commission by writ of privy seal until the day when the king caused the lands to be delivered to the earl, as the king has pardoned Walter these issues for his praiseworthy service.

Nov. 16.
Udimore.

To Malcolm de Harl[eye], escheator this side Trent. Order to cause Richard de Ripariis, brother and heir of William de Ripariis, of co. Essex, to have seisin of the lands that William held of the king in chief, as the king has taken his homage therefor.

*Membrane 3—Schedule.*Nov. 8.
Udimore.

To the same. Order to deliver to Joan, late the wife of Philip de la Rokele, tenant in chief, 17*l.* 2*s.* 5*d.* yearly of land and rent in the manor of Wokynndon, co. Essex, which the king has assigned to her in dower.

MEMBRANE 11d.

1294.

Nov. 23.
Worcester.

To the citizens and the entire community of the city of London. W. de Langeton, keeper of the king's wardrobe, has explained to the king the great affection and good will shown by them in the matter of the request for a grant of a subsidy to the king, and their liberal answer to it, for which the king expresses his thanks, and promises to aid them in all their affairs before them. [*Fœdera.*]

Nov. 23.
Worcester.

To R. minister-general of the Friars Minors and to the definers of their chapter general, and to their whole chapter assembled at Assisi. Request that they will pray for more peaceful times and for the king and his children and realm. [*Ibid.*]

William de Melkanthorp acknowledges that he owes to the king 20s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.

Henry de Urtiaco acknowledges that he owes to the king 15s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment, acknowledged by Henry de Langeton, clerk of the Hanaper.

Stephen de Bello Prato and Reginald de Bevyale, knights, acknowledge that they owe to Thomas de Cornubia, clerk, 6 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

John de Rygmayden acknowledges that he owes to Edmund, the king's brother, 120 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Nov. 25.
Worcester.

To the taxors and collectors in co. Somerset of the tenth granted to the king by the earls, barons and others of the realm. Order to tax the moveable goods of Roger de Molis in that county, and to supersede the levying and collecting the tenth thereon until the king shall otherwise order, certifying the treasurer and barons of the exchequer of the taxation of the said goods on the morrow of the close of Easter next, as it is testified before the king by William de Valencia, his uncle, that Roger de Molis is setting out with him in his train (*comitiva*) for Wales.

William de Brichull, clerk, acknowledges that he owes to the king 15s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.

Henry atte Grove of Hillingeleye acknowledges that he owes to the king 20s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Robert de Lathum acknowledges that he owes to Philip de Cokefeld 75 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

William Syward came before the king, on Wednesday the feast of St. Thomas the Archbishop, and sought to replevy to Aubrey (*Albrede*) Funtayne, Maud, her sister, and Thomas le Porter of Worton their land in Worton, which was taken into the king's hands for their default in the king's bench against William son of Walter Funtayne. This is signified to the justices.

Membrane 11d—cont.

1294.

Dec. 29.
Conway.

To the bailiffs of Yarmouth. Order to permit Agnes de Valencia to cross from that port to Hainault with her men, horses and other things, provided that she do not take with her arms or horses-at-arms, as the king has granted to her permission to cross from that port under these conditions.
By p.s. [653.]

Robert de Foxholes acknowledges that he owes to Robert de Gliderhou, clerk, 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Form of the writ for the taxation of the tenth.—To the taxors and collectors of the tenth granted to the king by the earls, barons and others of the realm in such a county. Notification that it was not and is not the king's intention that prelates, men of religion, or others of the clergy of the realm, who have granted to him a moiety of their goods for the present year according to the taxation last made, shall be bound to pay the tenth aforesaid from the said goods, and order not to exact anything by reason of the tenth aforesaid from such an abbot or prior for the goods of which a moiety is granted to the king, but to absolve him for the present from payment of the tenth. [*Parl. Writs*; Ryley, *Placita*, p. 472.]

1295.

Jan. 19.
Bangor.

Benedict de Wolfreton came before the king, on Wednesday the eve of SS. Fabian and Sebastian, and sought to replevy the lands of Joan, late the wife of Reginald son of Peter, in Bedehampton to her, which was taken into the king's hands for her default before the justices of the Bench against Robert, master of the hospital of SS. John and Nicholas, Portsmouth. This is signified to the justices.

The prior of Stones acknowledges that he owes to William de Donecastre 12l.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment.

Henry Wodenot of Wylmynton and Simon de Strode acknowledge that they owe to the king 22s. 4d.; to be levied, in default of payment, of their lands and chattels in cos. Warwick and Gloucester.

Feb. 10.
Conway.

To W. bishop of Bath and Wells, the treasurer. Order to cause all the sheriffs of England to come before them at the exchequer at a certain day to be provided by him, and to cause them to swear that they will faithfully enquire and cause to be enquired in their respective bailiwicks of all those, both knights and others, who have 40l. and more yearly of land and rent, and that they will certify the treasurer of the names of such men without delay. The treasurer shall thereupon order the sheriffs by writs under the exchequer seal to make known in their respective counties to all and singular, knights and others, thus having 40l. yearly of land and rent that they shall so provide that they shall be ready and prepared with horses and arms to go in the king's service and stay at his wages during his pleasure whenever they shall be warned to do so upon the king's behalf three weeks beforehand; and also that the sheriffs shall make known to all and singular of their bailiwicks who have not 40l. yearly of land and rent but below that sum, provided that they have horses and arms, that they shall come to the king in the form aforesaid upon such summons if they will, to stay with the king in his service at his wages, and that they shall be admitted to this when they come. [*Fædera*; *Parl. Writs*.]

By K. on the information of H. de Cressingham.

1295.

Membrane 11d—cont.

Brother Gregory, abbot of Stanlowe, acknowledges that he owes to William de Alvetham 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Lancaster and Cheshire.

Master Thomas de Peulesdon acknowledges that he owes to the king 44s.; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment, acknowledged by William de la Dune, keeper of the Hanaper.

Adam de Osgotby, parson of the church of Gergrave, acknowledges that he owes to Peter de Brimington, clerk, 100s.; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

March 1.
Conway.

To the minister-general and chapter of the entire order of Friars Minors to be assembled at Assisi. Letter of credence in favour of Brother William de Geynesburgh, of their order, who is sworn of the king's council, and Brother John de Wilton, also of their order, who are coming to them on the king's behalf to explain to them *viva voce* certain affairs that concern the king, or in favour of one of them if both are unable to be present in the chapter.

By p.s. [742.]

The like in favour of Brother Hugh de Mammecestre, of the order of Preachers, sworn of the king's council, and Brother Thomas de Jorz, prior of the Friars of that order at Oxford, directed to the master, definers, and chapter of the whole order of Friars Preachers shortly to be assembled at Argenteyme.

By p.s. [742.]

Marmaduke Darel, knight, acknowledges that he owes to William de Hamelton, archdeacon of York, 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed witnessing that, on Monday before St. Gregory, 23 Edward, it was thus agreed between Sir Marmaduke Darel, knight, and Sir William de Hamelton, archdeacon of York, that Marmaduke granted to William for life 20 marks yearly of land and rent in the town of Brodesworth, to wit the land and rent that Stephen le Theuler, citizen of York, held of Marmaduke for a certain time for a debt: to hold of the chief lord of the fee with all appurtenances; for a sum of money paid by William to Marmaduke beforehand. It is provided that if anything of the said 20 marks of land and rent be lacking, and if William have not seisin of the rent by Easter in the aforesaid year at the latest, Marmaduke shall be bound to deliver to him in Marmaduke's lands of Elvetemere and Cesseye 20 marks yearly of land and rent, or what shall be lacking of that sum, before Whitsuntide next. After the end of ten years from Michaelmas next William and his assigns shall render to Marmaduke 20*l.* yearly for so long as they shall hold the land and rent. It is provided that William or his assigns shall not be able to claim anything in the advowson of the church of Brodesworth or in the lands in the said town that may fall in beyond the said 20 marks yearly of land and rent. William or his assigns shall not make waste, destruction or alienation in the woods pertaining to the 20*l.* yearly of land and rent during this time. Witnesses: Sir William de Birley, Adam de Osgotby, Robert de Bardelby, Roger de Houton, John Haringel, Ingram de Staunceby, Adam de Langthwayt.

Memorandum, that Marmaduke came into chancery, on 9 March, and acknowledged the foregoing to be his own deed and the seal affixed to it to be likewise his own.

1295.

Membrane 11d—cont.

Assignment of dower to Joan, late the wife of John de Luvetot, the elder, of the lands whereof John was seised in his demesne as of fee in the bailiwick of Malcolm de Harley, escheator this side Trent, in accordance with the extents made and returned into chancery, except 26s. 8d. of yearly rent for certain lands that Peter Burre holds in Stanbregge, whereof she is not dowered at her own wish; saving to her dower of the lands that belonged to John that are not contained in the said extents whenever she shall claim it, made on 8 February, 23 Edward, John, son and heir of the said John, having been previously called at Great Wakeringe and having been warned, as far as it could be done, to be present at the assignment if he wished, and he did not come.

There are assigned to her the chief messuage of Great Wakerynge with the garden and dovecot, which are extended at 10s.; and 214 acres of arable land in that town, which are extended at 8l. 18s. 4d., price of an acre 10d.; and 10s. 7½d. yearly of rent in the same town from Hubert de Bramford, Peter Burre, William Ters, William Purdeu, Gervase de Marisco, and Saburga (*Sabur'*) de Wakeringe, free tenants of that manor; a rent of half a pound of pepper in the same town, which is extended at 6d. yearly; three marshes in Stanbregge, which are extended at 17l. yearly; and 25 acres of wood in Rocheford, which are extended at 6s. yearly; and 11 acres of land in Shobery, which are extended at 14d. yearly, saving the service thence due; a marsh in Shopilande, which is extended at 40s. yearly; a wood in Shobery, which is extended at 5s.; and 2 acres of land in the same town, which are extended at 16d. yearly; and 10 acres of land in the same town, which are extended at 8s. 4d. a year; and 1d. yearly of rent in La Leye; there are also assigned to her 15 acres of land in Great Bures, which are extended at 10s. (?) 2d. yearly, saving the service thence due.

William de Ofle, chaplain, acknowledges that he owes to Robert de Gliderhou, parson of the church of Northbury, 2½ marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Henry de Knyveton, knight, acknowledges that he owes to William de Hamelton, clerk, 20l.; to be levied, in default of payment, of his lands and chattels in co. Derby.

April 3.
Conway.

William de Braddene, knight, acknowledges that he owes to William de Hamelton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Membrane 11d—Schedule.

Assignment of dower to Joan, late the wife of John de Luvetot, of the lands whereof John was seised in his demesne as of fee on this side Trent, which were not extended in the first extent of the lands, made to her by Malcolm de Harley, escheator this side Trent, by virtue of the king's writ directed to him.

There are assigned to her 2s. yearly of rent in Great Wakerynge, to be received from the tenement that Agnes la Hoderes holds in that town; a rent of a pound of cumin in Stanford, to be received from the tenement that the abbot of Waltham holds in that town, which is extended at 1d. yearly; and 11d. of yearly rent in Shobery, to be received from the tenement that John le Catour holds in that town; and 6d. of yearly rent, to be received from the tenement called 'Longehus' in the town of Shobery and 13s. 5d. of yearly rent in Shopilond, to be received from the tenement that William Overhee holds in that town.

Total of the assignment: 16s. 5d.

MEMBRANE 10d.

1295.

March 18.
Conway.

Ralph de Springehoes, knight, and John son of Ralph acknowledge that they owe to William de Hamelton, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Salop, Bedford and Cambridge.

*Cancelled on payment.*March 14.
Conway.

To B. the pope. Request that he will show favour to the new order of religion that has arisen in this realm, to wit the order of the sisters of St. Clare, which is approved by the king. By p.s.
[Prynne, *Records*, iii, p. 635.]

April 9.
Bangor.

Henry son of Philip le Tayllur of London acknowledges that he owes to Michael Pykard of London 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 12.
Llanfaes in
Anglesea.

The prior of Boulton acknowledges that he owes to William de Hamelton, clerk, 182*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

April 12.
Llanfaes.

Theobald le Clerk of Pickewell acknowledges that he owes to Robert de Watervill 100 marks; to be levied in default of payment, of his lands and chattels in co. Leicester.

Henry de Knyveton, knight, acknowledges that he owes to William de Hamelton, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

April 6.
Conway.

To J. cardinal deacon of St. Mary in Via Lata. The king thanks him for the sincerity of his good will to him, and for the diligence displayed by him about the king's affairs, and also for his obtaining from the pope a grant of the first fruits of the churches void in the province of Canterbury to him and the king for three years. The king assures him that he will find in him in this matter an associate with whom he will be contented. [Prynne, *Records*, iii, p. 627.]

April 6.
Conway.

To M. bishop of Porto and St. Rufina. The king has inspected his letters sent by Master Ralph Dalemand, the king's clerk, wherein the bishop expresses his great grief at the discord that has arisen between the king and the king of France, and the king understands thereby what great affection the bishop bore to him, for which he thanks him, giving him to understand that he has always had and still has good will for peace and concord, and that he will be favourably inclined to a good peace, saving his honour and that of his realm, by reason of the bishop's exhortation. The king therefore commends to him his affairs, which are more arduous than he has heretofore had, and because he more needs the bishop's aid in them. He is desired to give credence in these matters to the king's clerk, Master Bertrand del Got, the pope's chaplain, and to the said Ralph, or to either of them. [*Fædera*: Prynne, *Records*, iii, p. 627.]

To James, cardinal deacon of St. Mary in Via Lata. The king signifies to him that Master Ralph Dalemaunt, the king's clerk, has told him that the bishop would have sent by him to the king similar letters to those sent by the bishop of Albano if he had waited for them. The king thanks him for this as much as if the letters had been brought him by Ralph, and requests him to give credence as to the king's affairs to his clerks Master Bertrand del Got, the pope's chaplain, and the said Ralph. [*Fædera*.]

To M. cardinal deacon of St. Mary in Porticu. The king understands his letters borne by Master Robert Dalemaunt, and recognises from them his good-will towards him, for which he thanks him, and requests him to give credence to the aforesaid Bertrand and Ralph. [*Ibid.*]

1295.

Membrane 10d—cont.

The like to the following cardinals :—

Sir Peter, cardinal deacon of St. Eustace.

Sir Peter, cardinal priest of St. Mark.

Sir Gerard, bishop of Sabina.

Sir Beraldus, bishop of Albano.

Sir John, cardinal priest of St. Vitalis, and vice-chancellor of the Roman Church.

Sir Peter, archbishop of Monreale.

Master Matthew de Neapoli, notary of the pope, the word *paternitate* being changed to *amicitia*.

Memorandum, that the aforesaid Master Bertrand del Got and Ralph Dalemaunt with the king's licence went from him at Conway towards the Roman court, taking with them these letters to Chester to the chancellor to be sealed; which they received sealed by the hands of the said Master Ralph, together with a pair of letters written in French sent by the king to the king of Sicily by them, the transcript of which letter is enrolled in the king's wardrobe and not here.

April 28.
Llanfaes.

To the bailiffs of Yarmouth. Order to permit Lewis Comensaille with his groom, and William de Linen, John de Parys, Leonius de Steyne, Gosuinus de Hollant and Boudeken de Contek, each with one groom, and Philip the clerk with Baldwin, his groom, and John de Busco, the men and servants of John, duke of Brabant, to cross to their parts without hindrance by that port.

April 16.
Llanfaes.

To Henry de Cobeham, keeper of the islands of Geres[eye] and Gernes[eye]. Whereas the king for certain reasons caused the lands of the abbot of Cerisy (*de Ciriseo*) and of other aliens in those islands to be seised into his hands, and Thomas de Aucies, who pretends that he is parson of the church of Old St. Martin of the island of Geres[eye], which church is of the patronage of the said abbot, adhered and still adheres to the king of France, the king's enemy, as the king understands; wherefore the king has presented Geoffrey de Carterete to the said church as of right being void and pertaining to the king's presentation, as it seems to the king, by reason of the abbot's lands in that island being in the king's hands, and has hereupon caused letters of presentation to the church to be made to the bishop of Coutances, or to him who supplies his place in the aforesaid islands: the king therefore orders the keeper, if Thomas adhered to the king of France and if Geoffrey have been admitted to the said church at the king's presentation, to maintain and defend Geoffrey in possession of that church so far as he can with justice.

April 23.
Llanfaes.

To B. pope of Rome. Letter recommending to him Boniface de Saluciis, the king's kinsman and the bearer of the presents, and requesting that he will hear his petition so that he may know that the king's request has not been fruitless.

By K.

[Prynne, *Records*, iii, p. 633.]

To M. cardinal deacon of St. Mary in Porticu. Letter recommending to him the said Boniface, and desiring him to further his affairs in the Roman court. [*Ibid.*]

The like to G. bishop of Sabina, B. bishop of Albano, M. bishop of Porto and St. Rufina, J. [cardinal deacon] of St. Mary in Via Lata, Peter, cardinal deacon of St. Eustace, '*de verbo ad verbum, mutatis tantum mutandis.*' [*Ibid.*]

April 23.
Llanfaes.

To the pope. Letter recommending to him P. de Sabaudia, clerk, the king's kinsman, and requesting the pope to grant him dispensation to hold other benefices besides those that he has at present, up to the value of 1,000*l.* according to the taxation of Norwich.

By K.

[*Ibid.*]

1295.

Membrane 10d—cont.

To C. (*sic*) bishop of Sabina. Letter desiring him to exercise his influence in the aforesaid Peter's favour. [*Ibid.*]

The like to B. bishop of Albano and J. cardinal deacon of St. Mary in Via Lata. [*Ibid.*]

April 28.
Llanfaes.

To the bishop of Albano. The king understands from his letters, which Master Arnald Lupi de Till' has sent to the king on his behalf, how the bishop has been deputed to come to England in person for the affairs in dispute between the king and the king of France, and the king thanks him for letting him know this so speedily. The king wishes him to know that he is much rejoiced at this, and that the bishop's presence will be very grateful and acceptable to him, for the coming of none of the king's friends from the Roman court could be more pleasing to him. [Prynne, *Records*, iii, p. 616.]

To the pope. Letter recommending to him W. provost of Louvaine, bishop elect of Liège, by reason of his probity and learning, and requesting the pope's favour for him in the matter of his election. [*Ibid.* iii, p. 634.]

To M. cardinal deacon of St. Mary in Porticu. Letter recommending to him the said provost, and desiring him to use his influence on his behalf. [*Ibid.*]

The like to G. bishop of Sabina, B. bishop of Albano, M. bishop of Porto and St. Rufina, J. cardinal deacon of St. Mary in Via Lata, P. cardinal deacon of St. Eustace. [*Ibid.*]

Thomas de Richemound acknowledges that he owes to Robert de Hertford 45 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Ralph le Gras acknowledges that he owes to Sir W. de Hamelton, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Surrey.

John de la Cornere of Derby acknowledges that he owes to John de Langeton, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

MEMBRANE 9d.

Assignment of dower to Maud, late the wife of Philip Burnel, made by Malcolm de Harlegh, escheator this side Trent, on 15 September, 22 Edward, by virtue of the king's writ.

There are assigned to her the manor of Borham, co. Essex, which is extended at 53*l.* 10*s.* 4*d.*; the manor of Great Hoyland, in the same county, which is extended at 15*l.* 2*s.* 0½*d.*; all the lands that belonged to Philip in Lachinden and Lalling, in the same county, which are extended at 118*s.* 1*d.* yearly.

There are also assigned to her all the lands that belonged to Philip in Hachesham, co. Surrey, which are extended at 112*s.* 8½*d.*

There are also assigned to her the manor of Wodeton, co. Salop, which is extended at 27*l.* 18*s.* 2½*d.*; the manor of Sutton, in the same county, which is extended at 11*l.* 3*s.* 3½*d.*

There are also assigned to her all the lands that belonged to Philip in Great Cheverel, co. Wilts, which are extended 11*l.* 19*s.* 9*d.*; and 20 marks yearly of rent from the manor of Budeston, in the same county.

There is also assigned to her the manor of Sparkeford, co. Somerset, which is extended at 11*l.* 3*s.* 10*d.*; and all the lands that belonged to Philip in Upton Noble, in the same county, which are extended at 4*l.* 4*s.* 7*d.* yearly.

1295.

Membrane 9d—cont.

It is provided that she shall pay yearly to the king at Michaelmas by the hands of the escheator 10s. 9½d., the excess of her dower, until Philip's heir come of age.

Thomas de Essheburn acknowledges that he owes to Robert de Bardelby, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

William de la Doune, clerk, acknowledges that he owes to John de Stowe, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Hugh de Prestwold acknowledges that he owes to William de Hamelton, clerk, 44 marks; to be levied, in default of payment, of his lands and chattels in cos. Stafford, Leicester and Derby.

Oliver de Halap and Thomas de Cornubia, clerk, acknowledge that they owe the king 20s. 4d.; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

Cancelled on payment, acknowledged by the keeper of Hanaper.

William de Donecastre of Chester acknowledges that he owes to Henry de Percy 20—; to be levied, in default of payment, of his lands and chattels in co. Chester.

Memorandum, that William de Brik'hull, dean of St. John's, Chester, Hugh de Brik'hill, Robert de Terven, Alexander Horel, the younger, Hugh Payn, and William de Donecastre, of co. Chester, mainperned before the chancellor at Chester, on 3 June, for Hugh de Bussey, the escheator in that county, that he would serve the king well and faithfully and that he would answer to the king for the issues arising from the said escheatry, and that, if he shall be in arrears with the issues, they shall answer to the exchequer for them.

June 7.
Llech-eidion?
(*Thleghython*).

To B. and S. bishops of Albano and Palestrina (*Penestr'*), cardinals of the Roman church. Their coming to the king as envoys of the pope, which they have announced to him by their letters, will be pleasing to him. He sends to them by their envoys, the bearers of the presents, his letters of safe conduct for them, their household, goods and envoys, and other things that shall be necessary for them, which they have requested should be made, so that they may pass safely by land and by sea under the king's protection. [*Fædera*; Prynne, *Records*, iii, p. 617.]

June 24.
Oswestry
(*Album Monasterium*).

To R. archbishop of Canterbury. Writ to attend a parliament to be holden at Westminster on 1 August next, or at least within the three following days. By p.s. [912.]

[*Fædera*; *Parl. Writs*.]

The like to the archbishop of York, eighteen bishops, forty-two abbots, eleven priors, the masters of the order of Sempingeham and of the military order of the Temple in England, and the prior of the Hospital of St. John of Jerusalem in England. [*Ibid.*]

To Edmund, earl of Lancaster. Writ of summons to attend the aforesaid parliament. [*Ibid.*]

The like to ten earls and fifty-three others. [*Ibid.*]

To Gilbert de Thornton. Writ of summons to attend the aforesaid parliament. [*Ibid.*]

1295.

Membrane 9d—cont.

The like to the justices of both Benches, and of eyre, and the justices appointed, the deans sworn of the council, the barons of the exchequer, and the other clerks of the council, whose names are set out in full below. [*Ibid.*]

Thirty-nine names of such justices, etc. [*Ibid.*]

MEMBRANE 8d.

July 6.
Conway.

Master Robert de Frodesham, Philip de Ponte, Robert de Ponte, Nicholas Gamel, chaplain, John son of Walter, Thomas son of Walter, Henry his brother, Thomas de Baruwe, William son of Margery, Roger son of Elias, Nicholas son of Peter, Thomas son of Richard, Peter the smith, Roger Waleys, Richard de Hapesford, Richard de Neuton, Walter de Acton, Richard le Ruter, Richard Doune, William de Hellesby, Peter de Mauleye, Henry de Pykemer, David de Barton, William de Asshton, Hugh de Alvandeleye, Walter de Neuton, Walter de Frodesham, Adam de Burton, Henry son of Robert, William Gerard, John de Aula, Richard de Galewey, William de Crosford, Gaillard de Sancto Severo, and Ralph de Cohghill acknowledge that they owe to Henry de Lacy, earl of Lincoln, 127*l.* 3*s.* 11*d.*, to be paid at certain specified terms at the castle of Haulton; to be levied, in default of payment, of their lands and chattels in co. Chester.

Stephen le Tulere of York acknowledges that he owes to Hugh de Yarmouth, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Beaumaris.

To B. the pope. Letter recommending to him Master Thomas de Chaddeworth, elect of Dublin, and praying him to excuse Thomas coming in person for the expedition of his election, since he is much impeded by evident causes from coming to the pope, and that he will admit Thomas's proctors in his place, who can explain to the pope by word of mouth the aforesaid causes.

To Sir M. bishop of Porto and St. Rufina. Letter recommending to him the said Thomas, and desiring him to use his influence with the pope to obtain the king's desire.

The like to Sir P. cardinal deacon of St. Eustace.

John de Boselyngthorp, parson of the church of Boselingthorp; acknowledges that he owes to Master Simon de Sancto Johanne 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Joan, late the wife of Adam le Despenser, tenant in chief, puts in her place Geoffrey de Stonhuse to receive her dower.

Aug. 10.
Westminster.

Adam de Kerseye acknowledges that he owes to Roger de Bella Fago 6*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John de Asshewell acknowledges that he owes to Hugh del North of Chalfunte St. Peter 5 marks; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.

The abbot of Seleby acknowledges that he owes to Master William Burnel, dean of Wells, and Sir W. de Hamelton, archdeacon of York, and to the other executors of the will of R. late bishop of Bath and Wells 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1295.

Membrane 8d—cont.

John Bele, a convert (*conversus*), of London, acknowledges that he owes to John de Drax, clerk, 15s.; to be levied, in default of payment, of his lands and chattels in London and Middlesex.

Cancelled on payment.

Aug. 10.
Westminster.

Robert de Brus, lord of Writel, acknowledges that he owes to Adam del Crok'dayk, executor of the will of Robert de Brus, his father, 99l. 9s. 6d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

James de Pokelynton, parson of the church of Holm, acknowledges that he owes to Hugh le Tayllur of London 11 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

The abbot of Merivale (*de Miravalle*) acknowledges, for himself and his successors, that he owes to Baruncinus Gualteri de Luk' and Burnettus, his son, 37l.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

Assignment of dower to Eleanor, late the wife of John de Verdun, made by Malcolm de Harlegh, escheator this side Trent.

There are assigned to her the manor of Brisingham, co. Norfolk, which is extended at 12l. 9s. 3d. yearly; the manor of Saxlyngham, in the same county, which is extended at 10l. 7s. 6½d.; the manor of Multon, in the same county, which is extended at 6l. 12s. 9½d.

There are also assigned to her the manor of Marthesham, co. Suffolk, which is extended at 6l. 17s. 8¾d. yearly; the manor of Stanstede, in the same county, which is extended at 8l. 10s. 7¼d. yearly.

It is provided that she shall pay to the king by the hands of the escheator 11s. 1d. yearly, the amount of the excess of the assignment over her dower, during the minority of the heir.

William de Undel, parson of the church of Tokenham, acknowledges that he owes to Hugh le Despenser 35l. 0s. 1½d.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Richard le Hostage, parson of the church of Rodburne, acknowledges that he owes to Hugh le Despenser 24l. 3s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Richard de Herthull, Ralph de Montjoye, and Ralph Basset, knights, Roger le Brabanzon, the younger, Robert de Staunton and Nicholas son of Herbert acknowledge that they owe to Edmund, the king's brother, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Derby.

Aug. 16.
Westminster.

The abbot of Dore acknowledges that he owes to Edmund, earl of Cornwall, 107l. 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Geoffrey de la Mare acknowledges that he owes to the king 12 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.

Geoffrey de Welleford, clerk, acknowledges that he owes to John de Stowe, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

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Membrane 8d—cont.

William de Brichull, clerk, and Robert de Hemyngton acknowledge that they owe to the king 11 marks; to be levied, in default of payment, of their lands and chattels in co. Chester.

Master Arnold de Stokys acknowledges that he owes to John Cole, citizen of London, 6 marks 5s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Laurence de Preston, knight, of co. Northampton, Robert de Boyton and William Grusset, of co. Buckingham, acknowledge that they owe to the king 20s. 4d.; to be levied, in default of payment, of their lands and chattels in the said counties.

John, baron of Creystok, of co. Cumberland, acknowledges that he owes to the king 18s. 4d.; to be levied, in default of payment, of his lands and chattels in the said counties.

The abbot of Blanchland and the abbot of Strata Florida acknowledge, for themselves and their successors, that they owe to William de Estanyaco, parson of the church of Lampadervauour, 560l.; to be levied, in default of payment, of their lands and chattels in cos. Carmarthen and Cardigan.

Philip de Whyttokesford acknowledges that he owes to Thomas de Cornubia, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Devon.

Hugh Pecche acknowledges that he owes to Nicholas de Segrave, the elder, 71l. 17s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Roger de Ratlesden and John Loreng of Stapelford acknowledge that they owe to the king 20s. 4d.; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Cancelled on payment, acknowledged by Henry de Langeton.

Membrane 8d—Schedule.

Assignment of dower to Eleanor, late the wife of John de Verdun, of the knights' fees and advowsons of churches that belonged to John, made by Malcolm de Harleye, escheator this side Trent, by virtue of the king's writ.

There are assigned to her half a fee in Craneford, co. Northampton, which Ralph son of William holds, and which is extended at 100s. a year; half a fee in Scaldewell, Hoghton and Langeport, in the same county, which William Trussel holds, and which is extended at 6l. a year; a quarter of a fee in Hothorp, in the same county, which the heirs of Godfrey Poleyn hold, and which is extended at 4l. a year.

There are also assigned to her a fee in Schadenefeld, co. Norfolk, which William de Verdun holds, and which is extended at 100s. a year; a quarter of a fee in Hapton, in the same county, which William de Nerford and Petronilla, his wife, hold, which quarter is extended at 25s. a year; also half a fee in Aslacton, in the same county, which Amabilia, late the wife of John de Spychteshale holds, and which is extended at 50s. a year; half a fee in the same town which Thomas de Camera holds, and which is extended at 40s. a year; a fee in Tybenham, in the same county, which Robert le Chanu holds, and which is extended at 100s. a year; an eighth of a fee in Multon, in the same county, which Reginald le Gros holds,

1295.

Membrane 8d—Schedule—cont.

and which is extended at 13s. 4d. a year ; a quarter of a fee in Brisingham, in the same county, which Richard de Boylaund holds, and which is extended at 20s. a year.

There is also assigned to her a quarter of a fee in Newelond, co. Essex, which John de Bello Monte holds, and which is extended at 100s. a year.

There are also assigned to her a sixth of a fee in Waldryngfeld, co. Suffolk, which William Wygeyn holds, and which is extended at 40s. a year ; half a fee in Stutton and Braham, in the same county, which Nicholas Petyt holds, and which is extended at 60s. a year ; half a fee in the said towns, which James de Boxforde holds and which is extended at 40s. ; a quarter and an eighth of a fee in Bursyerd, Pesenhale, and Rendham, in the said county, which the prioress of Caumpese holds, and which are extended at 8l.

There is also assigned to her the advowson of the church of Saxlingham, co. Norfolk, which is extended at 16 marks a year.

There are also assigned to her the advowson of the church of Swyftlingg, co. Suffolk, which is extended at 12 marks a year ; the advowson of the church of Martlesham, with the chapel of Neuburn, in the same county, which with the chapel is extended at 16 marks a year.

MEMBRANE 7d.

Aug. 14.
Westminster.

To pope B[oniface]. Sir B. bishop of Albano and Sir S. bishop of Palestrina, cardinals of the church of Rome, sent by the pope to the realms of France and England to allay the disssension or war that has arisen between the king and the king of France, have on the pope's behalf and their own pressed the king as fervid lovers of peace and concord to incline his mind to the restoration of peace ; and they have besought the king to give his assent for the commencement of a truce, which may be the beginning of peace, and have sought with great insistence that the king should consent that, until there have been full treaty with those whom the matter touches concerning the entering into such truce, there shall be an entire cessation of hostilities by land and sea on both sides between the men of the king of France and the king's men and between the adherents (*valitores*) of the king of France and of the king. The king, wishing to obey the Roman church and to honour the cardinals, has so far as he is able acceded to their petitions, and has granted in their presence that, if the king of France will grant and do grant the same, there shall be such a cessation of hostilities on both sides until the feast of All Saints next ; and he has committed to the cardinals by the authority of his letters that, if the king of France will do the same, the cardinals shall in his place and with his authority cause his men by land and by sea, in England, Gascony, and elsewhere in his power to cease entirely from hostilities. The king has promised to the cardinals by his letters obligatory, if the king of France do the like and in the same manner, that if after the king's men have received orders from the cardinals to abstain from hostile aggressions, as if aforesaid, any damage be inflicted by sea or by land upon the men of the king of France or their adherents in their persons or goods by the king's men or adherents, the king will cause amends to be made for such damages, as is contained in the said letters. In these things the king's honour seems in the opinion of many to suffer great injury, although it does not seem to the king that these things or others that he has done by the persuasion of the pope or out of reverence and honour for him ought to be reckoned as evil or shame. [*Fædera* ; Prynne, *Records*, iii, p. 622.]

1295.

Membrane 7d—cont.

To A. king of the Romans. The king has heard and understands the things that Brother Godfrey de Clingenfeld, the grand preceptor of the Hospital of St. John of Jerusalem, has told the king on behalf of the king of the Romans by his letters of credence. The king has committed his pleasure concerning these things to the said Godfrey and to William de Ormesby, knight, and Master Gerlac, canon of Aachen (*Aquens'*), whom he is sending to the king of the Romans to intimate it to him.

Aug. 12.
Westminster.

To pope B[oniface]. The king understands the things that B. bishop of Albano has explained to him on the pope's behalf in the matter of two prebends in the churches of York and Lincoln, for the appropriation of which to the church of St. Peter's, Rome, and to the hospital of the Holy Spirit, Sir M. cardinal deacon of St. Mary in Porticu sues and has sued in times past. The king, out of reverence for the pope and in consideration the cardinal's efforts and of his old friendship with cardinal M., is desirous that the matter should be carried into effect so far as this may be done without the disinheritation of the king and the injury of his crown. If any suitable way can be found that does not redound to the disinheritation or injury of the crown or otherwise to the king's royal dignity by which this matter can be carried into effect, the king will be prepared to admit it and to accede to the pope's and the said cardinal's pleasure in this behalf. [*Prynne, Records, iii, 625.*]

To M. cardinal deacon of St. Mary in Porticu. Letter to the same effect as the preceding. [*Ibid.*]

To J. bishop of Tusculum. The king understands the things that have been explained to him on the bishop's behalf by B. bishop of Albano in the matter of the bishop of Tusculum's nephews touching the moiety of the ecclesiastical goods that they possess in the realm of England. The king, out of consideration for the bishop of Tusculum and at the instance of the bishop of Albano, intends so to do dispose of this matter by deliberate counsel, and to so conduct himself therein that the bishop of Tusculum shall be content in reason. [*Ibid. iii, p. 626.*]

To N. cardinal deacon of St. Adrian. Like letter concerning the moiety of his ecclesiastical goods in England. [*Ibid.*]

The like '*de verbo ad verbum*' to J. cardinal deacon of St. Mary in Via Lata. [*Ibid.*]

The like to P. cardinal deacon of St. Eustace. [*Ibid.*]

Aug. 14.
Westminster.

To Amadeus, count of Savoy. Whereas B. bishop of Albano and S. bishop of Palestrina, cardinals of the church of Rome, have certain matters to treat of, at which the count's presence might be opportune, the king wills and requests him to go at the day and place to be intimated to him by them to do what they shall enjoin upon him. This he shall in no wise omit. [*Ibid.*]

To Otho de Grandissono. Like order. [*Ibid.*]

Aug. 12.
Westminster.

To Margaret, queen of France. The king is desirous to hear of her good estate, and requests her to certify him of it as often as opportunity affords. For himself he enjoys the benefit of good health by God's grace, and he desires and hopes to hear the same of her frequently. [*Fœdera.*]

To the same. Like letter, with an added clause that although nowadays there are certain disputes, the king does not expect to have any ground of controversy against her person whereby she should not be able to signify to him when she please her will. [*Ibid.*]

To J. queen of France. Like letter. [*Ibid.*]

1295.

Membrane 7d—cont.

Aug. 16.
Westminster.

To B. bishop of Albano. It concerns the king and touches his honour that he should procure by all suitable means the liberation of the hostages and prisoners, both English and Gascon, delivered to the power of the king of France. As he is confident of their liberation by some way of grace at the bishop's instance, he requests him that, when he shall treat for sufferance or truce between the king of France and the king, he will diligently press that the king of France shall deliver the king's hostages under an understanding for their re-delivery (*sub recredencia*) or some other favourable way. [*Ibid.*]

The like '*de verbo ad verbum*' to S. bishop of Palestrina. [*Ibid.*]

To pope B[oniface]. Lest the person or estate of Master David Martin, elect of St. David's, should be obscured by any evil suggestion before the pope in the matter of his election, the king signifies to him that David, who is descended from noble ancestry, was always, as the king is truly given to understand, of good conversation and life, and his progenitors have heretofore faithfully served the king's progenitors and him, and have conducted themselves faithfully. The king therefore commends David to the pope's faithful consideration in his affairs aforesaid. [*Prynne, Records, iii, p. 635.*]

Aug. 20.
Westminster.

To the constable of Richmond castle. Order to deliver to the wife of Miles de Stapelton some suitable houses in that castle wherein she may dwell with her household until the king shall otherwise order, as Miles is shortly going to Gascony in the king's service by his order. By K.

Aug. 22.
Westminster.

To H. son of the late king of Castile, the king's brother-in-law. His letters have reached the king, to his great joy. The king specially thanks him for the great and powerful aid offered by him, to wit to send five hundred, a thousand, or two thousand knights of the realm of Castile to Gascony to the king's aid at his pleasure, as contained in the said letters. The king assures himself that his brother-in-law, mindful of the bond of relationship and of ancient gratitude, will always do with promptitude the things that concern the increase of the king's honour and convenience. As the king has intimated his pleasure concerning the premises to John de Britannia, his nephew, supplying his place in his duchy of Aquitaine, and to John de Sancto Johanne, seneschal of that duchy, he requests H. to execute and fulfil those things that they shall require in this connexion from him on the king's behalf. [*Fædera.*]

Aug. 23.
Westminster

The king, the superior lord of the realm of Scotland, to J. king of Scots. The king has heard the things that Henry de Abirden, the said J.'s clerk, the bearer of the presents, has explained and shown to him concerning certain affairs. The king has caused his answer to be made by the said clerk, who will explain it fully to the king of Scots by word of mouth. [*Fædera.*]

To the collectors of the subsidy granted to the king by the clergy in the diocese of London. Whereas the king, in the grant of the subsidy aforesaid, granted to the clergy that the subsidy should not be levied or paid upon benefices that attain and do not exceed the value of 10 marks yearly, provided that the holders thereof have no other ecclesiastical benefices: the king orders the collectors to exact or levy nothing from those who have benefices of this value in that diocese, provided they be not beneficed elsewhere. This they shall not omit for any writ of the exchequer directed to them in this matter. [*Prynne, Records, iii, p. 634.*]

The like to all the collectors throughout England. [*Ibid.*]

1295.

Membrane 7d—cont.

William Randolf of Bristol acknowledges that he owes to Hugh Mulard 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Eudo Pellitot acknowledges that he owes to William de la Doune, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Richard le Flur of Codenham, Mabel, his wife, and Edmund, his son, came before the king, on Monday after the Translation of St. Cuthbert, and sought to replevy their land in Codenham, which was taken into the king's hands for their default before the justices of the Bench against William Deneys and Roger, his son. This is signified to the justices.

To B. bishop of Albano and S. bishop of Palestrina. The king has seen and understands a schedule containing the form of a letter of [safe] conduct to be made by the king that John de Berewyk, his clerk, has shown to him. Although the king was and still is prepared to bow his mind to their good will, he wishes them to know that, when he has been fully ascertained of the sufferance or respite and also of the letter of conduct that they have from the king of France under his seal, he will cause the like letter to be made.

MEMBRANE 6*d.*

Enrolment of deed made between Dominicus de Morlanis, yeoman (*collektum*) of William de Saubaynnak and of Raymond Arnaldi de Tolosa; William (*Guillelmi*) Bernardi de Faryes (*sic*), yeoman of Sanxius Petri de Burgonia; Martin de Lesgona (*sic*) yeoman of Gracia de Lesgona (*sic*); and Arnald Guillelmi, son and yeoman of Peregrine de Farges, on the one part, and John de Beryes, Peregrine Durau, John de Seingnaus, John de Saynt Crik, William de Sancto Paulo, Reymund de Artiquelongue, and Arnald de Sancto Martino, on the other, witnessing that whereas a question has arisen (*questio agitata*) between the parties concerning a quantity of iron arrested by order of the king of England at Sandwich, the former part alleging that the iron was the property of their masters (*dominorum*), the latter asserting that it belonged to men of Spain and praying that it might be delivered to and assigned to them in recompence for the damages that the king of Spain and the men of that kingdom had inflicted upon them, as they say; it was at last ordained before the king of England by the consent of the parties that the said William de Saub[a]ynnak, Reymund Arnaldi de Tolosa, Sanxius Petri, Grace de Lesgor', and Peregrine de Farges should prove at Bayonne that the iron is theirs. When the king had been certified by the letters of John de Sancto Johanne and Amaneus de la Bret and by those of the mayor and jurats of Bayonne, which he has inspected, that William de Saubaynnak and the others aforesaid have proved that the iron is theirs, there appeared before the king Reymund de Morlannia, for William de Saubaynnak, and Reymund Arnaldi de Tholosa and Martin de Monger', for the said Sanxius Petri and Grace de Lesgor, and William Arnaldi, for Peregrine de Farges, his father, on the one part, and John de Seygnaus, John de Seyncrik, William de Sancto Paulo, Reymund de Artiquelongue, and Arnald de Sancto Martino, on the other, the said John de Beryes and Peregrine Durawe not appearing by themselves or by others, and John de Seygnaus and his fellows named above willed that the iron shall be

1295.

Membrane 6d—cont.

delivered to Reymund de Morlanis, Martin de Monger', and William Arnaldi for their masters, notwithstanding the aforesaid petition of John and his fellows. And the said Reymund de Morlanis, Martin and William promised for their masters, and charged both the goods, moveable and immoveable, of their masters and of their own, that if John de Beryes and Peregrine Durau or others whosoever implead (*inpecierint*) the king or his subjects or exact anything from them by reason of the said iron, which is estimated at 3,500 quintals, they and their masters shall hold the king and his subjects harmless against all persons in this behalf, and in this matter they submitted themselves and their masters to the jurisdiction and coercion of the king and his ministers, renouncing specially and expressly the constitutions '*de duobus reis autentice presente privilegio fori*,' and all right, reason or custom that might profit themselves or their masters in contravening the premises or any of them. And for greater security Garzias Arnaldi, vicomte of Marennes (*Maritime*), charged himself and his goods as principal debtor (*principaliter*) on this account. In witness whereof the parties aforesaid and the vicomte have put their seals to this deed. Dated at London, 24 August, 23 Edward.

Aug. 24. To the mayor and bailiffs of Sandwich. Order in pursuance for the
Westminster. delivery of the iron.

Aug. 24. To Gilbert de Clare, earl of Gloucester and Hertford. Whereas the king
Westminster. lately exacted and claimed against the earl the advowson and custody of the bishopric of Llandaff, with the collations of prebends and dignities of the bishopric during the time of voidance, and the earl afterwards rendered to the king by letters patent what pertained to the earl of the advowson and custody as the king's right, and the king afterwards granted to the earl and to his wife Joan, the king's daughter, the custody of the bishopric and of all the lands pertaining to it in the earl's lordship and fee, for their lives in the time of voidance, saving to the king the fealty of the elect who should be confirmed as bishop, and R. archbishop of Canterbury has provided Master John de Monemuth to the church of Llandaff and has made him bishop and pastor thereof by apostolic authority, as appears by the archbishop's letters to the king, who took John's fealty and restored to him the temporalities of the see in the king's hands, and ordered the earl to deliver the temporalities of the bishopric that are in the earl's hands by the king's said grant; and the earl has deferred obeying this order, as the said elect has informed the king, at which the king is surprised, especially as after the king has taken the elect's fealty and restored to him the temporalities of the bishopric, the earl cannot in any way claim or have anything in the temporalities by reason of the king's grant aforesaid beyond (*ultra*) the king's order aforesaid, which the earl has received: the king therefore again orders him to restore the temporalities of the bishopric to Master John, and he is enjoined to conduct himself in such manner herein that it may not be necessary for the king to apply his hand to this in another manner. [Prynne, *Records*, iii, p. 636.]

Whereas the elect of Llandaff had often besought the king to cause seisin to be rendered to him of the lands that are of the temporality of the bishopric, since the king had taken his fealty; and the king hereupon ordered by word of mouth and afterwards by his letters Gilbert de Clare, earl of Gloucester and Hertford, and Joan, his wife, the king's daughter, to whom he had granted the custody of the bishopric in time of voidance for the term of their lives, to render to the elect seisin of

1295.

Membrane 6d—cont.

the said lands; at length the earl, before the king in his council at Westminster, on the morrow of the Decollation of St. John the Baptist, in the twenty-third year of the reign,—after hearing the deed by which he rendered to the king as the king's right what he had in the advowson and wardship of the bishopric in time of voidance, and having also heard the tenor of the deed by which the king afterwards granted to the earl and Joan the advowson and custody of the bishopric for their lives, saving to the king the fealty of the bishop upon each voidance, as contained in the deed—granted that he would render to the elect seisin of the lands that are of the temporality of the bishopric and that are in his custody by the king's grant aforesaid, at the king's order. [Prynne, *Records*, iii, p. 136.]

Richard de Sutton, knight, acknowledges that he owes to Master William Burnel and William de Hamelton and to their co-executors of the will of R. late bishop of Bath and Wells 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John de Foxle acknowledges that he owes to Robert de Walepol of co. Middlesex 11*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Christiana, late the wife of John de Ripariis, puts in her place William de Norton to receive her dower of his lands.

Walter de Huntercumbe, knight, acknowledges that he owes to William de Hamelton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Northumberland, Oxford and Essex.

Ralph le Pestur came before the king, on Saturday after the Exaltation, and sought to replevy his land in Bristol, which is in the king's hands for his default before the justices of the Bench against Thomas Sely. This is signified to the justices.

John le Sauvage acknowledges that he owes to the king 11 marks 5*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Hethe acknowledges that he owes to Robert de Gliderhou, clerk, 18 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Simon son of Stephen de Werhorn acknowledges that he owes to Peter de Cicestria, parson of the church of Smerdenn, 24 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Memorandum, that on 1 October, in the conventual church of St. Augustine, Canterbury, the custody of the rolls of chancery was committed to Sir Adam de Osgoteby by Sir J. de Langeton, the chancellor, on the king's behalf, so that he shall have the custody in the same manner as other keepers have been wont to have it in times past. [*Fœdera*.]

MEMBRANE 5d.

Aug. 28. To R. bishop of London. Order to enjoin all his men and tenants
Westminster. within the county of Essex to be intendent and respondent to the king's constables deputed for the custody of the sea coast in those parts in all things pertaining to such custody, in such manner as the constables shall enjoin upon them on the king's behalf, as the king wills that the parts about the sea in that county shall be strongly and diligently guarded by his subjects in those parts against his foreign enemies in case

1295.

Membrane 5d—cont.

they should come thither. As the king has enjoined this matter more fully and clearly by word of mouth upon Peter de Donewyco, his clerk, to be communicated by him by word of mouth to the bishop, the king orders the latter to give credence to Peter. [*Fædera: Parl. Writs.*]

The like to the bishop of Norwich for the parts of Norfolk and Suffolk. [*Ibid.*]

The like, '*mutatis mutandis*,' to the following:

The abbot of St. Edmunds.

The prior of Holy Trinity, Norwich.

The abbot of St. Benedict, Hulme.

The prior of Westacre.

The prior of Bromholm.

The prior of Wabrunne.

The prior of Walsingham.

The prior of Butteleye.

Aug. 30.
Westminster.

To Roger le Bigod, earl of Norfolk and marshal of England. Order to intend in person to guarding the parts about the sea in cos. Norfolk and Suffolk with all his power, with horsemen and footmen provided with suitable arms, laying aside all other affairs upon sight of this order. He is enjoined to conduct himself in this matter so vigorously and prudently as to merit the king's commendation for his diligence and circumspection. He is ordered to give credence to Peter de Donewyco (as in preceding order). [*Ibid.*]

The like to Humphrey de Bohun, earl of Hertford and Essex, for the parts of Essex. [*Ibid.*]

To Peter Roscelyn, appointed to keep the parts about the sea near Blakeney, co. Norfolk. Order to assess upon receipt of these letters all horsemen and footmen within the custody committed to him for the arms suitable to their respective estate, according to the quantity of their lands, possessions and goods, and to cause them to come to the sea coast and to stay there continuously to guard the coast, as has been wont in the like case in times past. He is enjoined to conduct himself so in this matter that he may merit the king's commendation. He is ordered to give credence to what Peter de Donewyco shall say to him in the king's behalf. [*Ibid.*]

The like to the following keepers of parts about the sea :

William de Bovill

Reginald de Argenteym

John de Bello Monte, constable near Herewyz.

William de Mortuo Mari, constable near Blaken[eye].

Robert de Malteby

William de Castre

Roger son of Osbert

Henry de Caldecote

Roger de Colevill

John de Byskeleye

} constables near Dunwich.

} constables near Great Yarmouth.

} constables near Yarmouth.

} constables near Walbertiswyk,
co. Suffolk.

To William de Neyreforde. Order to intend in person upon sight hereof to the keeping of the sea coast near Dunwich with horses and arms and all his power, with other subjects of those parts to whom the king is similarly writing, and to cause his men and tenants to intend to this, as the constables deputed for the said custody shall enjoin upon them more fully on the king's behalf. He is ordered to give credence to what Peter de Donewyco, whom the king is sending to him specially, shall tell him. [*Ibid.*]

1295.

*Membrane 5d--cont.*The like, '*mutatis mutandis*,' to the following :

Robert de Shelton.	John de Cokeford.
John Bygod.	Thomas de Bavent.
Edward Charles.	John de Cokefeld.
Jolland de Vallibus.	William de Gerdiston.
Giles de Mountpounzun.	Robert de Ufford.
William de Wauncy.	John de Holebrok.
Simon de Noers.	

[*Fœdera; Parl. Writs.*]

To the bailiffs and men of Great Yarmouth. Order to cause the men of that town to intend to the keeping and defence of the maritime parts in those parts, according to the ordinance previously made by the bailiffs and men, as Peter de Donewyco, whom [the king is sending] to the parts about the sea in cos. Norfolk and Suffolk to provide and ordain for the keeping and security thereof against the king's foreign enemies, shall enjoin upon the bailiffs and men on the king's behalf. [*Ibid.*]

The like to the following :

The mayor and bailiffs of Colchester.
 The mayor and bailiffs of Ipswich.
 The bailiffs of Orford.
 The bailiffs of Dunwich.
 The bailiffs of Blaken[eye].
 The bailiffs of Lynn.
 The bailiffs of Little Yarmouth. [*Ibid.*]

To the sheriff of Norfolk and Suffolk. Order to distrain all men of his bailiwick assessed by the constables appointed within that county to assess men and horses for the arms suitable for their estate, for the defence of those parts, whom he shall find rebellious or resisting in this behalf, by their bodies, lands, goods and chattels without delay to make such custody according to the ordinance and as Peter de Donewyco shall instruct the sheriff on the king's behalf. [*Ibid.*]

The like to the sheriff of Essex. [*Ibid.*]

Aug. 21.
 Westminster.

Walter de Ivythorne of co. Somerset, John son of Philip de Wyk, of the same county, Robert de Brente, of the same county, and Thomas de Ivythorn, of the same county, acknowledge that they owe to Christiana de Mariscis 40*l.*; to be levied, in default of payment, of their lands and chattels in the said county and in Ireland.

Cancelled on payment, acknowledged by Christiana before John de Suthorp, clerk of Sir Adam Osg[oteby], keeper of the rolls of chancery, whom Adam sent to her for this cause.

Thomas de Cornubia, clerk, acknowledges that he owes to John de Stok, clerk, 27*s.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Cancelled on payment.

Sept. 10.
 Chatham.

To the barons of the exchequer. Order to cause John de Warennia, earl of Surrey, to be acquitted of the tenth granted by the laity to the king upon his own goods, as the king has pardoned him the tenth thereon. [*Parl. Writs.*]

By K.

The like, '*de verbo ad verbum*,' in favour of ten earls and others. [*Ibid.*]

* The like in favour of twenty others who are setting out for Gascony with Edmund the king's brother. [*Ibid.*]

The like in favour of forty-seven others, who are setting out with Richard son of John in the train (*comitiva*) of Edmund, the king's brother, or with Edmund or with Henry de Lacy, earl of Lincoln, or without any specification of their services. [*Ibid.*]

* From here the names have been added later from time to time and in some confusion.

1295.

Oct. 4.
Canterbury.*Membrane 5d—cont.*

To the taxors and collectors in co. Hertford of the tenth granted to the king by the earls, barons and others of his realm. Order to supersede entirely the taxation and levying of the goods of the villeins of Richard, bishop of London, by reason of the tenth aforesaid in that county, as the king granted to the prelates in the concession of the subsidy lately made to him by the prelates and clergy of the realm that the goods of their villeins should not be taxed by reason of the tenth aforesaid, and that the tenth should not be levied from such goods. [*Parl. Writs.*]

The like to the sheriffs of Surrey, Sussex, Middlesex and Essex. [*Ibid.*]

The like in favour of the bishop of Lincoln to the sheriffs of Lincoln, Leicester, Nottingham, Northampton, Oxford, Buckingham, Huntingdon, Rutland and Bedford. [*Ibid.*]

Membrane 5d—Schedule.

Enrolment of deed of John son of Thomas, knight (*miles*), Walter le Enfaunt, Peter le Butiller and Henry de Vernoyl, of Ireland, witnessing that whereas the king has caused the said John son of Thomas to be accused and put to answer (*inculpari et ad rationem poni*) before him in his court at Westminster concerning the taking of Sir Richard, earl of Ulster, and certain other crimes and trespasses committed in Ireland against the king and his peace, as it was said, John at length, although he believes that he could purge his innocence sufficiently by other means, not wishing to enter the way of strife (*litigii*) with the king concerning these things, submits himself to the king's will concerning all things propounded against him on the king's behalf, and promises that he will faithfully and fully execute whatsoever the king shall cause to be enjoined upon him, charging his lands and goods to the king for this purpose under a certain condition (*stipulatione interposita*). For the faithful execution hereof he is bound to find twenty-four mainpernors, each having at least 100 marks yearly of land in fee, upon his return to Ireland, of whom he has already found the aforesaid Walter, Peter and Henry, and the remaining twenty-one shall charge their lands before the justiciary and council of the king in Ireland, under pain of loss of their lands, that they will cause all the things that John has promised by the presents to be fulfilled by him, and each of the mainpernors shall cause their letters patent containing this obligation to be made according to the form delivered to John by the king, which letters shall be rendered by John in England before St. Martin's next to the king or to his exchequer in England, in case the king be out of the realm. If John be unable to find the said mainpernors and to obtain their letters as above, he shall then come to the king in person within the said term in the state in which he was at the making of this letter, and then, when he shall have thus come to the king, the said Walter, Peter and Henry shall be acquitted of the obligation that they shall make to the king below, and other mainpernors, if there be any, shall be likewise acquitted. John also grants that after he shall have found the said mainpernors before the justiciary and council and shall have caused their letters obligatory to be delivered to the king in form aforesaid, he shall nevertheless come in person at a day or days and place to be assigned by the king to hear and do the king's will. In case John fail in the premises, he grants that all his lands and goods shall be forfeited to the king and that his body shall be punished for life or limbs at the king's will. The said Walter, Peter and Henry, at the instance of John, mainpern under pain of forfeiture of their lands and possessions

1295.

Membrane 5d—Schedule—cont.

and bind themselves jointly and singly (*quilibet nostrum in solidum*) to cause and take care that John shall faithfully observe the premises, and that the mainpernors who have yet to be found shall charge their lands and possessions to the king as above. Dated at Westminster, 27 August, 23 Edward.

Aug. 24.
Westminster.

To the justiciary of Ireland, or to him who supplies his place, the treasurer of the exchequer of Dublin, and to the chancellor of Ireland. Notification of the terms of the said John's submission to the king, and order to cause letters to be made in the names of twenty-one approved men of Ireland to be found by John, as is stated above, according to the form contained in a transcript enclosed in the presents, and to receive the said letters to be sealed before them by each of the mainpernors aforesaid, and to cause the letters to be enrolled in full in the rolls of the exchequer of Dublin and of the justices of the Bench there. After the letters have been made, sealed, delivered and enrolled, and also duplicated, they shall cause one of them to be retained in the treasury there and the other to be delivered to John under good and evident testimony, to be brought to the king in England before St. Martin's next, as John has promised, under their testimony.

Form of the letters of mainprise aforesaid.

Enrolment of deed of Henry de la Launde, John de Punchardon, Nicholas de la Launde, Fulk de Fraxineto, Walter Purcel, Oliver son of Eygnowy, and Walter de Bodinham, reciting the submission of the said John, the terms of the mainprise, and promising, under pain of forfeiture of their lands and goods, that they will cause and take care that John shall find the remaining twenty-one mainpernors, as he is bound to do, or that he shall return into England before Martinmas next. Dated, etc.

MEMBRANE 4d.

Sept. 18.
Canterbury.

To the taxors and collectors in Great Yarmouth of the sixth granted to the king. Order to supersede upon this occasion the taxation and levying of the sixth on the ships of the men of that town that are and have been in the king's service in the present war between him and the king of France, as the king wishes to show the men special favour.

By K. on the information of the bishop of Durham.

Sept. 26.
Wingham.

To the collectors of the money in co. Kent for the custody of the sea. Order to acquit the barons and men of the Cinque Ports of the custody of the sea from the date hereof until St. Andrew's following; as the king has granted to them, in consideration of the aid (*pro subsidio*) that they ought to make to him for the preparation and apparatus of their ships, that they shall be upon this occasion acquitted of making custody of the sea for the period aforesaid.

Sept. 29.
Wingham.

To the sheriff of Lancaster. Order to cause all alien men of religion [dwelling] near the sea coast or near the sea shore, or near water leading to the sea whereby they or others on their behalf might navigate to the sea or easily transfer themselves thither, to be removed from the places where they dwell without delay, committing their houses to English men of religion or, where no such are to be found, to secular clerks in whose faithfulness and industry the sheriff has confidence, who can answer for the issues thereof, until the king shall otherwise ordain, as the king wishes to avoid the perils that may arise to him and his realm by alien

Membrane 4d—cont.

1295.

men of religion, Normans and others, dwelling near the sea in the realm. He is also ordered to cause all the ships and boats belonging to the said men of religion, whether found in the sea or in any other water, to be drawn to land, and to remove from them all their tackle, so that they may have no use of them until the king shall otherwise ordain. [*Fædera.*]

The like to the sheriffs of Surrey, Sussex, Kent, Somerset, Dorset, Cornwall, Devon, Gloucester, Hereford, Salop, Worcester, Hertford, Essex, Norfolk, Suffolk, London, York, Northumberland, Lancaster, Middlesex, Cumberland, Nottingham, Derby, Cambridge, and Huntingdon. [*Ibid.*]

Oct. 1.
Canterbury

To the taxors and collectors in Great Yarmouth of the sixth granted to the king. Order to supersede until otherwise ordered the taxation and collection of the sixth upon the goods of the men of that town, as the king lately granted to them respite of payment until the morrow of the close of Easter next, in consideration of the good service rendered by them to him, and he has now granted to them respite during his pleasure.

Sept. 30.
Wingham.

To the collectors in co. Kent of the money for the keeping of the sea. Order to permit Simon de Sharsted, Roger le Sauvage and Alexander de Cheneye, who are staying in the king's service in Gascony by his order, to be acquitted of the custody of the sea in that county.

Oct. 3.
Canterbury.

To the sheriff of Northampton. Order to send two knights from that county and two citizens from every city and two burgesses from every borough to a parliament to be held at Westminster on Sunday after Martinmas next. [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Sept. 30.
Wingham.

To R. archbishop of Canterbury. Order to be at Westminster on the said day, and to warn the prior and chapter of Christ Church, Canterbury, and the archdeacons and all the clergy of his diocese, the prior and archdeacons in their own persons, the chapter by one clerk, and the clergy by two proctors, to be then present, to treat concerning the invasion of Gascony by the king of France and the fleet and army gathered by him for the invasion of this realm. [*Ibid* ; *Fædera.*]

The like to the bishops of Ely, Norwich, Winchester and Rochester, and to the bishops of Durham and Carlisle. [*Ibid.*]

The like to the archbishop of York, the bishops of London, Lincoln, Chichester, Exeter, Hereford, Salisbury, St. Asaph, Bangor, the elect of St. Davids or to his vice-gerent, and the bishop of Llandaff, with necessary changes. [*Ibid.*]

The like to W. bishop of Bath and Wells and R. bishop of Coventry and Lichfield, with necessary changes. [*Ibid.*]

The like to the abbot of St. Augustine's, Canterbury, with necessary changes. [*Ibid.*]

The like to sixty-six abbots, the master of the military order of the Temple in England, the prior of the Hospital in England, the master of the order of Sempingham. [*Ibid.*]

Oct. 4.
Canterbury.

To the taxors and collectors in co. Norfolk of the tenth granted to the king. Order to supersede until otherwise ordered the levying of the said tenth upon the goods of the men of the town of Lynn, as the king has granted them respite during his pleasure.

John de Luvetot puts in his place Adam de Katton to be present at the assignment of dower to Joan, late the wife of John de Luvetot, the elder, his father.

1295.

*Membrane 4d—cont.*Oct. 14.
Westminster.

Ralph de Muntjoye acknowledges that he owes to Robert de Clyderhou, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Oct. 1.
Canterbury.

To the bailiffs of Yarmouth. Whereas the king has granted to the men of that town that all persons having lands or rents in the town who dwell outside the town shall make contribution from the date hereof until St. Andrew's next, in proportion to their lands or rents, to pay the ships of the men of that town for the next fleet at sea that the king shall cause to be made from his realm: the king orders the bailiffs to compel all such persons to make such contribution in due manner as often as shall be necessary.

Oct. 3.
Canterbury.

To the sheriff of Kent. Whereas the king lately granted to the barons and men of the Cinque Ports, for the aid that they are to render the king for the preparation and apparatus of his ships for the next fleet at sea, that they shall be acquitted of making custody of the sea in that county from the day of that grant until St. Andrew's next, by reason of their tenures both within and without the ports (*tam intrinsecorum quam extrinsecorum*): the king enjoins the sheriff to distrain all those of the said ports who have lands outside (*forinsecas*) in his bailiwick to make contribution to the preparation and apparatus of the said ships, if they refuse to contribute thereto, as often as shall be necessary and whenever he shall be required to do so by the said barons.

Oct. 4.
Canterbury.

To the sheriff of Sussex. Order to permit the prior of Lascele, an alien, to remain in his priory in that county, notwithstanding the king's order to the sheriff to remove all alien men of religion, Normans and others, from near the sea, or the sea shore or water leading to the sea, as William de Valencia, the king's uncle, Elias de Albinaco and Ralph Bluet have mainperned before the king on the prior's behalf that damage or peril to the king or his realm shall not arise by him or by any of his men or by his procuration.

Oct. 4.
Canterbury.

To the sheriff of Hereford. Order not to aggrieve John de Aqua Blanca, dean of the cathedral church of Hereford, Poncius de Salinis, John de Pounce and Peter de Langone, canons of that church, in any way because they are aliens, but to permit them to dwell in peace, receiving from them sufficient mainprize that damage or peril shall not arise to the king or his realm by them or any of them or by their procuration, as it is testified before the king by William de Grandissono that the said dean and canons are not born of the power or lordship of the king of France, but of the land of Savoy, which is in no wise subjected to the power of the king of France.

To the sheriff of Kent. Order to permit the prior of Horton to remain in his priory notwithstanding the king's order to cause alien men of religion to be removed from the sea coast, receiving from him sufficient mainprize that damage to the king or his realm shall not arise from him or any of his men or by his procuration, as William de Grandissono has testified before the king that the prior was not born of the power or lordship of the king of France.

The like in favour of the following:

The prior of Lewes, co. Sussex.

The prior of Prittelwell, co. Essex.

The prior of Horton, co. Kent.

The prior of Karswell, co. Devon.

The master of Hornchurch (*de monasterio cornuto*), co. Essex.

The prior of Wenlok, co. Salop.

MEMBRANE 3d.

1295.

Oct. 3.
Canterbury.

To Ralph Basset. Whereas the king has ordered the passage of Edmund, his brother, to Gascony from Plimmuth at the feast of All Saints next, the king orders Ralph to be present in person at the said day and place with horses and arms in as much power as possible, prepared to set out with Edmund in the king's service. The king has sent to that place Walter de Bello Campo, steward of his household, and Philip de Everdon, king's clerk, to appraise Ralph's horses and to pay to him his wages, and to do other things that concern the passage. [*Fædera: Parl. Writs.*]

The like to eighteen others. [*Ibid.*]

Oct. 1.
Canterbury.

To Edmund, earl of Cornwall. Writ of summons for a parliament to be holden at Westminster on Sunday after Martinmas. [*Parl. Writs.*]

The like to eight earls and forty-one others. [*Ibid.*]

Oct. 13.
Westminster.

Giles de Brehouse acknowledges that he owes to Walter de Dufford 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment.

Richard de Boselingthorp acknowledges that he owes to the king 12 marks 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 12.
Westminster.

To the sheriff of Devon. Order to permit the prior of Karswell to dwell in his priory, notwithstanding the king's order to cause all alien men of religion to be removed from near the sea coast, receiving from him sufficient mainprize that damage or peril to the king or his realm shall not arise from him or any of his men or by his procurement, as William de Grandissono has testified before the king that the prior is not an alien born in the power of the king of France.

The like to the sheriff of Nottingham for the prior of Lenton.

[*Cancelled.*]

The like to the sheriff of Cambridge for William Junte, keeper of the church of Chesterton, who was born in Lombardy.

Oct. 13.
Westminster.

To the sheriff of Nottingham. Order to permit the prior of Lenton to dwell in his priory, notwithstanding the king's order to remove all alien men of religion from near the sea or the sea shore or water leading to the sea, as Edmund, the king's brother, has mainperned before the king that damage shall not arise to the king or his kingdom by the prior or any of his men or by his procurement.

Oct. 15.
Westminster.

Robert de Rothewell acknowledges that he owes to William de la Dune, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nicholas de Queneby acknowledges that he owes to William de Sutton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Freford acknowledges that he owes to the king 20*s.* 4*d.*; to be levied, in default of payment, of his land and chattels.

Ralph le Mareschal, parson of the church of Eston, acknowledges that he owes to Master Henry de Bray 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1295.

Membrane 3d—cont.

Isabel, late the wife of William Barage, came before the king, on Wednesday the morrow of St. Luke, and sought to replevy her land in Benacre and Melkesham, which was taken into the king's hands for her default in the court of the prioress of Aumbresbury at Melkesham against John de Bradeford and Is[abel] his wife. This is signified to the prioress's bailiffs.

The prior of Lenton near Notingham acknowledges that he owes to Hugh de Vienna, clerk, 650 marks; to be levied, in default of payment, of his lands and chattels.

Katherine, late the wife of Simon le Conestable, acknowledges that she owes to Thomas de Boulton and Clemencia, his wife, 31 marks; to be levied, in default of payment, of her lands and chattels in co. York.

Note of payment of 28 marks 10s.

Oct. 18.
Westminster.

To John son of Thomas. Whereas various dissensions have arisen between John and Richard de Burgo, earl of Ulster, as the king learns, by reason whereof disturbances may easily arise in Ireland unless a remedy be applied, the king orders John, under pain of forfeiture of everything, not to inflict, or procure to be inflicted, damage or grievance upon the earl or any of his men by reason of these dissensions, by which the king's peace may be disturbed in any way. The king is and will be prepared to show full and speedy justice to John and to the earl for any damages by one upon the other.

The like to the earl.

To John Wogan, justiciary of Ireland. Order to cause to be chosen from the bravest and strongest horsemen of that land up to a certain number at his discretion, and ten thousand footmen, so that he shall have them ready and provided with suitable arms at a certain day and place to cross the sea in the king's service, as the king has enjoined upon him by word of mouth; provided that that land remain sufficiently protected. [*Federa; Parl. Writs.*]

To John Poer. Order to give credence to what the said John shall cause to be explained to him by word of mouth.

The like to twenty-seven others. [*Ibid.*]

MEMBRANE 2d.

Oct. 18.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Edmund, the king's brother, who is going by the king's orders to Gascony, to have respite for all debts due to the exchequer for so long as he shall be in the king's service in those parts.

Assignment of dower to Beatrice, late the wife of William de Luton, made to her by Malcolm de Harle, escheator this side Trent.

There are assigned to her the chief messuage of Hertwell, with the toft in the close, which is extended at 20s. a year; 86 acres of arable land in the same town, which are extended at 57s. 4d. a year; six acres of meadow in the same town, which are extended at 9s. a year; an acre of pasture in the same town, which is extended at 6d. a year; a third of the chief messuage in Hampden, with the barn, which third is extended at 8d. a year; 24 acres of land in the same town, which are extended at 8s. a year; two parts of the wood in the same town, which are extended

1295.

Membrane 2d—cont.

at 4s. 5d. a year; the rents and services of William Bum, a free tenant in Hertwelle, which are extended at 12d. a year; the following customary tenants (*custumarii*) and cottagers (*coterelli*) in Hertwell, with their rents, services and customs: Robert atte Breche, Geoffrey Baret, Adam le Juvene, John de la More, William de Morton, William Wynter, Geoffrey le Write, Richard Witing', John Warin, William Tony, Geoffrey Wynter, Roesia le Despenser, William le Write, John Roberd, Ralph de Fraxino, and John the smith, whose rents, customs and services are extended at 53s. 4d. a year.

Oct. 19.
Westminster.

William le Taillur of Dudelebury acknowledges that he owes to the king 15s.; to be levied, in default of payment, of his lands and chattels in co. Salop.

John Wogan, knight, acknowledges that he owes to William de Hamelton, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Assignment of dower to Maud, late the wife of Philip Burnel, tenant in chief, of the knight's fees and advowsons that pertained to him in the bailiwick of Malcolm de Harl[eye], escheator this side Trent, made to her by Malcolm by virtue of the king's writ to him on 1 September, 23 Edward.

There are assigned to her two knights' fees in Lamburn, co. Essex, which William de Lamburn holds, which are extended at 6l. 13s. 4d. a year; a quarter of a fee that Archebald (*Herchebaldus*) le Bretun holds in Pacchyn Pycot, in the same county, which quarter is extended at 40s. a year; a fee that Margery de Mouse holds in Chykenhal, in the same county, which is extended at 8l. a year; a fortieth of a fee that the abbot of Waltham holds in Springefeld, in the same county, which fortieth is extended at 6s. a year; a fee that the heirs of Richard de Munfichet hold in Lechesworth, co. Hertford, which is extended at 100s. a year; half a knight's fee that the master of the military order of the Temple in England holds in Wylve, in the same county, which [half] is extended at 50s.; half a fee that Laurence de Broc holds in Dolewyk, in the same county, which [half] is extended at 50s. a year; a quarter of a fee that the said Laurence holds in Little Horemeye, in the same county, which quarter is extended at 50s. a year; two fees that Thomas de Leukenore holds in Westmyln and Gatesbury, in the same county, which are extended at 20l. yearly; half a fee that Richard de Catesbury holds in Catesbury, in the same county, which half is extended at 10l. a year; a quarter of a fee that Richard de Muntfichet holds in Waulington, in the same county, which quarter is extended at 40s. a year.

There are also assigned to her the advowsons of the churches of Great Hoylaund, co. Essex, which is extended at 20 marks a year; and of the church of Great Cheverel, co. Wilts, which is extended at 10 marks a year, and of the church of Sparkeford, co. Somerset, which is extended at 7½ marks; and the advowson of the church of Onebury, co. Salop, which is extended at 20 marks; and the advowson of the church of Acton Pycot, in the same county, which is extended at 40s.

Nov. 2.
Udimore.

To R. archbishop of Canterbury. Order proroguing the parliament to which the king summoned him at Westminster from Sunday after Martinmas until Sunday before St. Andrew, as it will be necessary for the king to remain in the parts of Wynchelse for the assembling and preparing of the shipping for the defence of the realm so long that he cannot be present on the former day. [*Parl. Writs.*]

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Membrane 2d—cont.

- The like to the archbishop of York and other bishops. [*Parl. Writs.*]
 The like to the abbot of St. Augustine's, Canterbury. [*Ibid.*]
 Nov. 2. The like to sixty-six abbots, the master of the military order of the
 Udimore. Temple in England, the prior of the Hospital [of St. John of Jerusalem]
 in England, and the master of the order of Sempingham. [*Ibid.*]
 Nov. 2. To Edmund, earl of Cornwall. Like prorogation. [*Ibid.*]
 Udimore. The like to seven earls and thirty-seven others. [*Ibid.*]

MEMBRANE 1d.

- Nov. 2. To the sheriff of Lincoln. Order proroguing the aforesaid parliament
 Udimore. as above. [*Ibid.*]
 The like to all the sheriffs of England. [*Ibid.*]

To the treasurer and barons of the exchequer of Dublin. Order to maintain and protect William de Vesey, who is going to Gascony in the king's service by his orders, in the liberties that he has by the charters of the king's progenitors, not permitting any prejudice to be done to him concerning these liberties while he is in the king's service.

To the sheriff of York. Order to cause to be levied all the fines made by men of that county before William Wyther and Roger Brabazon, justices of Edmund, the king's brother, lately appointed by the king to hold pleas of Edmund's forest of Pykeryng, and all ransoms and amercements in which they fell before the said justices, and to cause them to be paid to Edmund, as the king granted to him by his letters patent that he and his heirs should have at their request in chancery certain justices by the letters patent of the king and his heirs to hold pleas of the forests that Edmund has of the late king's gift, as often as the king and his heirs shall send justices to hold such pleas in their forests, and that Edmund and his heirs should have the ransoms, fines and amercements and everything else pertaining to the said pleas as fully as the king would have had them if the forests were in his hands.

24 EDWARD I.

MEMBRANE 12.

1295.

Nov. 29.
Westminster.

To Malcolm de Harlegh, escheator this side Trent. Order to cause Hugh Bardolf, son and heir of Juliana, late the wife of William Bardolf, or his attorney to have seisin of the lands that Juliana held of the king in chief and whereof she was seised in her demesne as of fee at her death, as it is found by an inquisition taken by the escheator that Juliana at her death held of the king in chief, and that the lands that belonged to her were taken into the king's hands by reason of her death, and that Hugh is her son and nearest heir, and that he is of full age, and the king wishes to shew Hugh special favour, as he is in Gascony in his service. It is provided that Hugh shall come in person to the king when he returns to England and shall do homage for the said lands.

Nov. 30.
Westminster.

To Hugh de Bussheye, escheator in co. Chester. Whereas the king lately ordered the escheator not to intermeddle with the six bovates of land in Dutton that Hugh de Dutton held at his death of the manor of Weverham, which manor the abbot of Vale Royal has of the king's gift, by the service of finding a judge (*judicatorem*) in the abbot's court of Waverham, in order to render more advisedly judgments in that court by reason of the difficulties, which land had been taken into the king's hands by reason of Hugh's death; and the king afterwards, because he retained to himself in making his charter of the manor to the abbot the homages and services of those who hold of the king in that manor by serjeanty or knight service, ordered the escheator to resume the six bovates into the king's hands, and to cause them to be kept safely until otherwise ordered; and the king now understands that two bovates of land of the aforesaid six bovates were assigned in dower by the king's order to Joan, late the wife of the said Hugh, by brother Robert de Valle Regali, the late escheator in that county, before the king's order came to the present escheator, and that the latter has taken the said two bovates together with the other four into the king's hands by virtue of the order aforesaid, and that he detains them from Joan, as the king learns from her complaint: as it was not and is not the king's intention that Joan shall be injured by this order in regard to the dower aforesaid, he orders the escheator to deliver to her the said two bovates, if he ascertain that they were assigned to her in dower in form aforesaid, retaining the other four in the king's hands.

Memorandum, that it was agreed as follows at Westminster in the king's court, on the day of St. Andrew, 24 Edward, between Alexander de Frivyle and Joan, his wife, of the one part, and Ralph son of Ralph le Boteler of the other, heirs and parceners of Joan de Morteyn: that Ralph has granted that Alexander and Joan shall have for their purparty of the said inheritance the castle of Tamworthe and all lands, with the fees, advowsons of churches, waters, fisheries, mills and all other things pertaining to the castle in cos. Warwick, Leicester and Stafford, of which lands, etc., without any reservation or challenge, Joan died seised, with the exception of a purparty of the dower of Mary, late the wife of Philip, when it falls in and shall be equally divided; and Alexander and Joan grant that Ralph shall have and hold the manor of Pulrebache, co. Salop, and all lands, with the fees, advowsons of churches, waters, fisheries, mills

1295.

Membrane 12—cont.

and other appurtenances of that manor without any reservation or challenge, of which lands, etc., Joan died seised. For the observation of these covenants Alexander and Ralph have put their seals to this deed (*sic*) made by indenture (*ad modum cyrographi*), and have procured its enrolment in chancery.

Dec. 1.
Westminster. To the treasurer and barons of the exchequer. Whereas the king, on 12 May, in the eleventh year of his reign, committed to John de Vesey, deceased, the custody of two parts of the manor of Neweham, which belonged to William Comyn, tenant in chief, until William's heir should come of age, on condition that he answered to the exchequer for 27*l.* 15*s.* 9*d.* yearly at which the two parts of the manor were extended; and the king afterwards, on 15 February, in the twelfth year, granted the said ferm by his letters patent to Norman Darcy, to be received by the hands of the said John, during the custody aforesaid, and ordered John to pay the ferm to Norman until the heir came of age: the king orders them to cause William de Vesey, brother and heir of John, to be acquitted of 29*l.* 0*s.* 0½*d.* that they exact from him from the said 15 February, when the king granted the ferm to Norman.

Dec. 6.
Westminster. To the keeper of the forest of Clarendon. Order to cause N. bishop of Salisbury to have in that forest six roebucks (*capriolos*), of the king's gift.
By K.

Dec. 7.
Westminster. To Malcolm de Harleye, escheator this side Trent. Order to cause Richard de Loveraz, son and heir of John de Loveraz, of co. Wilts, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

Dec. 6.
Westminster. To Stephen de Penecestre, keeper of the manor of Westclyve. Order to pay to the prior and convent of Christ Church, Canterbury, from the issues of that manor 15*l.* for Michaelmas term last, unless they have already had all or part of that sum, as the king granted to them 30*l.* yearly from the issues of the manor, to be paid at Canterbury by the hands of the keeper of the manor, until the king should provide them with 30*l.* yearly of land in co. Kent, in satisfaction for 60*l.* yearly of land that he granted to them in exchange for the customs and rents, with all rights, liberties and other things that the prior and convent have or might in any way have in the town and port of Sandwich, which they released and quit-claimed to the king.

Dec. 6.
Westminster. To the sheriff of Southampton. Order to restore to Richard Syward, dwelling in Scotland, or to his attorney, his land, goods and chattels, if the sheriff have taken them into the king's hands solely by virtue of the king's order to take into his hands all the lands, goods and chattels of all persons of the realm of Scotland who have lands, goods and chattels in his bailiwick and who do not dwell within the realm, but in Scotland.
The like to the sheriff of Northampton.

Dec. 4.
Westminster. To the sheriff of Oxford. Order to receive from William de Brem-beshet, late sheriff of that county, the fifteen Welshmen whom the king lately caused to be taken as hostages from North Wales, and whom the king lately ordered to be delivered to William to be kept in Oxford castle until otherwise ordered, by indenture, and to cause them to be kept safely until the king shall otherwise ordain, so that he shall be secure that they do not go out of the castle in any way, and to cause each of them to have fourpence a day for his maintenance until the king shall otherwise ordain.

Membrane 12—cont.

1295.

Dec. 10. To Humphrey de Waledene, keeper of the king's park of Stokes Cury.
Westminster. Order to cause John de Columbariis to have in that park four live bucks and eight live does, in order to stock therewith his park of Staweye. By K.

Dec. 10. To Malcolm de Harleye, escheator this side Trent. Order to cause
Westminster. Sabina, late the wife of Nicholas Pecche, of co. Somerset, to have seisin of all the lands that Nicholas at his death held of the king in chief,* as the king has taken her homage.

Dec. 11. To William Dachet, keeper of the park of Multon without Northamp-
Westminster. ton. Order to deliver a moiety of the small branches (*ramillarum*) cut in that park last winter for the maintenance of the king's deer still remaining in that park over and above the maintenance of the deer to the Friars Preachers of Northampton and the other moiety to the Friars Minors of that town for their fuel, of the king's gift.

Dec. 10. To Roger Lestrangle, justice of the Forest this side Trent. Order to
Westminster. cause Sabina, late the wife of Nicholas Pecche, to have seisin of the bailiwick of the custody of the king's forest of Somerset and of the warren of Somerton, which Nicholas at his death held of the king in chief of her inheritance, as the king has taken her homage therefor.

Dec. 10. To Malcolm de Harleye, escheator this side Trent. Order to cause
Westminster. Hugh, son and heir of Robert de Mortuo Mari, and Joyce, his wife, to have seisin of the lands that Robert and Joyce held at their death of the king in chief, as William de Bello Campo, earl of Warwick, to whom the king committed the custody of the said lands during the heir's minority, has certified the king by his letters patent that Hugh is of full age, and the king has taken Hugh's homage.

Dec. 10. To John de Berewyk. Order to pay to William de Monte Caniso of
Westminster. Edwardston 97*l.* 10*s.* 0*d.* for the arrears of 100 marks yearly that the king granted to William by letters patent, to be received by the hands of the prior of the Hospital of St. John of Jerusalem in England from the issues of William's lands, which are in the king's hands and in John's custody, as the said 97*l.* 10*s.* 0*d.* are in arrears, as has been shown to the king on William's behalf.

Dec. 10. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Westminster. Order to cause Richard de Loveraz, son and heir of John de Loveraz, of co. Wilts, to have seisin of the bailiwick of Bokholt, which his father at his death held of the king in chief, as the king has taken his homage.

Dec. 8. To the keeper of the park of Wodestok. Order to cause Henry de
Westminster. Lacy, earl of Lincoln, to have in that park six live bucks and ten live does, in order to stock therewith his park of Middelton, of the king's gift.

To the keeper of the forest of Whychewod. Order to cause the said earl to have in that forest six live bucks and ten live does, in order to stock his park aforesaid.

Dec. 6. To the treasurer and barons of the exchequer. Order to cause Albinus
Westminster. de Bevery to be acquitted of 16*l.* yearly for the custody of the manor of Hyeu, which Gervasia (*Germasia*), late the wife of William de Wystenestone, held in dower of the inheritance of Roger de Bavent, tenant in chief, a minor in the king's wardship, which custody the king committed to Albinus during Roger's minority, rendering therefor 16*l.* a year, as the king has pardoned Albinus the said 16*l.* yearly henceforth.

* The words 'of her inheritance' have evidently been omitted by oversight in the enrolment. See the next enrolment but one.

1295.

MEMBRANE 11.

Dec. 10.
Westminster.

To Malcolm de Harleye, escheator this side Trent. Order to deliver to Idonia, late the wife of James de Burnham, tenant in chief, the following of his lands, which the king has assigned to her in dower: a third of a quarter of the chief messuage of Toleshunte Tregoz, which quarter is extended at 20*d.* a year; a third of 84 acres of land in that town, extended at 28*s.* a year; a third of two acres and three roods of meadow in the same town, extended at 4*s.* a year; a third of a moiety of an acre of pasture in the same town, which moiety is extended at 3*d.* a year; a third of four acres of wood in the same town, extended at 16*d.* a year; a third of 7*s.* 11*d.* yearly of the rent of free tenants in the same town; a third of 20*d.* yearly of the rent of bondmen in that town; a third of the works and customs of a customary tenant (*custumarii*) in the same town extended at 6*d.* a year; a third of a quarter of the chief messuage of Blunteshal, which quarter is appraised at 3*s.* a year; a third of 103 acres of land in the same town, extended at 67*s.* 8*d.* a year; a third of three acres and of three roods of meadow in the same town, extended at 7*s.* 6*d.* a year; a third of five acres of pasture in the same town, which are extended at 5*s.* a year; a third of 2½ acres of wood in the same town, extended at 12*d.* a year; a third of 31*s.* 5*d.* yearly of the rent of free tenants in the same town; a third of 9*d.* yearly of the rent of eels in the same town; a third of the works and customs of a customary tenant in the same town, extended at 7*s.* 7¾*d.* a year.

Dec. 12.
Westminster.

To the sheriff of Norfolk and Suffolk. Order to restore to Master Philip de Thorp, parson of the church of Fresingfeld, his lands, goods and chattels, which were taken into the king's hands because he was said to have refused to entertain (*hospitari*) the count of Gueldres (*Gelr'*) in the houses of his church aforesaid when the count was returning to parts beyond the sea from the king, as was shown to the king by William Carbonel, the king's serjeant at arms, by whom the king caused the count to have conduct, as Philip has submitted himself to the king for the alleged contempt.

To Malcolm de Harle, escheator this side Trent. Order not to intermeddle further with the lands that Gilbert de Hippetoft held at his death, as the king learns by inquisition taken by the escheator that Gilbert at his death held nothing of the king in chief or of John de Britannia, whose lands are in the king's hands, by reason whereof the wardship of his lands ought to pertain to the king.

Dec. 15.
Westminster.

To the keeper of the forest of Whytelwode. Order to cause Master William de Cornubia, parson of the church of Touecestre, to have in that forest four oaks fit for timber, of the king's gift.

Dec. 16.
Westminster.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Egidia, late the wife of Robert de Horkesleye, tenant in chief, upon her taking oath not to marry without the king's licence.

Roland de Coykyn of cos. Devon and Cornwall, Nicholas de Carru of cos. Devon and Berks, Adam son of Simon de Harudon of co. Northampton, William de Barton of the same county, and William de Hardene of co. Wilts mainperned to have the body of William son of Warin before the king at his will to answer for the contempt that he is said to have made in leaving the king's service in Gascony.

Membrane 11—cont.

1295.

Dec. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John de Northwode to be acquitted of 10*l.* exacted from him for the Hundreds of Wecheleston and Lytlefeld for the twentieth and for the first half of the twenty-first year of the king's reign, at which time he was sheriff of Kent, if they ascertain that the Hundreds were then in the hands of the executors of the will of Queen Eleanor, the king's late consort, as the king, on 27 June, in the thirteenth year of his reign, granted by letters patent to his said consort the Hundreds for life, from which Hundreds 10 marks yearly were wont to be rendered to the exchequer by the sheriff of Kent when they were in the king's hands.

Dec. 27.
St. Albans.

To Malcolm de Harleye, escheator this side Trent. Order to assign dower to Arduinilla, late the wife of Thomas de Stocton, tenant in chief, upon her taking oath not to marry without the king's licence.

1296.

Jan. 10.
Dingley
(Dyneslee).

To the same. Order to assign dower to Laurencia, late the wife of Henry Sturmy, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

Jan. 12.
Royston.

To the treasurer and barons of the exchequer. Order to cause the priory of Bromholm to be restored to the prior and convent, if it have been taken into the king's hands solely by reason of his order to the sheriff of Norfolk to take into his hands the houses and manors of alien men of religion of the power of the king of France or adhering to him or who are bound to him by obedience or in any other way, as it is found by an inquisition that the king has caused to be taken by William de Carleton that the prior and convent are Englishmen and not aliens, and that they are not of the power of the king of France or adherents of his and that they do not pay any tax (*census*) or pension to any one of the power of that king, and that they are not bound to any one of that power by affinity or in any other way, as may appear to the treasurer and barons by the inquisition, which the king is sending to them under his half seal (*sub pede sigilli*).

Jan. 12.
Royston.

To Malcolm de Harlegh, escheator this side Trent. Order to go in person, after he shall have completed the king's affairs in the parts of Glamorgan, to Painscastle (*Castrum Matill*), and to cause that castle to be provided sufficiently with victuals and powerful men at arms, so that damage or peril shall not arise to the castle for want of such munition.

Jan. 18.
Bury St.
Edmunds.

To the treasurer and barons of the exchequer. Order to acquit the executors of the will of Gilbert de Clare, late earl of Gloucester and Hertford, of 10,000 marks, in which he made fine with the king for a contempt committed by him, as the king has pardoned the executors this sum at the instance of his daughter Joan, countess of Gloucester and Hertford, wife of Gilbert.

Jan. 20.
Bury St.
Edmunds.

To the same. Martin Sench, the king's serjeant, has shown the king that whereas Queen Eleanor, his late consort, granted to Martin the marriage of Joan, daughter and heiress of Stephen de Leylond, tenant in chief by the serjeanty of keeping the king's goal of Flete, which marriage she had by the king's gift, and she afterwards delivered Joan's body to Martin to be married to whom he would without disparagement, whereupon he caused her to be married to John Sench, his brother, the treasurer and barons have taken the serjeanty into the king's hands because Martin did not show before them at the exchequer the said queen's letters patent of the gift of the marriage, and they detain the serjeanty from John and Joan, to whom it was delivered as Joan's right and inheritance upon

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Membrane 11—cont.

proof of her lawful age before the king. As it appears clearly to the king that his consort delivered Joan's body to Martin to be married as is aforesaid, he orders the treasurer and barons to restore the serjeanty to John and Joan, if they have taken it into the king's hands solely for this reason, and to restore the issues thence received.

Jan. 20.
Bury St.
Edmunds.

To Malcolm de Harleye, escheator this side Trent. Order to cause Joan, the king's daughter, late the wife of Gilbert de Clare, earl of Gloucester and Hertford, to have seisin of all the lands that she held jointly with Gilbert of the king in chief of the king's feoffment, as the king has taken her homage therefor, and to restore the issues.

The like to Walter de la Haye, escheator in Ireland.

The like to John de Lythegreyns, escheator beyond Trent.

The like to the said Malcolm by divers writs or to his sub-escheators in cos. Kent, Sussex, Surrey, Southampton, Somerset, Dorset, Wilts, Devon, Gloucester, Worcester, Oxford, Berks, Buckingham, Bedford, Northampton, Cambridge, Huntingdon, Lincoln, York, Norfolk, Suffolk, Essex, Hertford, Middlesex, and Cornwall.

Jan. 20.
Bury St.
Edmunds.

To the treasurer and barons of the exchequer. Order to cause to be restored to Comitissa, late the wife of Roger de Clifford, the elder, her lands, goods and chattels, if they were taken into the king's hands solely because she is an alien, as she has gone to parts beyond the sea under the king's protection.

Jan. 22.
The ford.

To the sheriff of Devon. Order to permit Welshmen who are in the king's faith and peace to come into his bailiwick with their goods without molestation, and to permit them to sell their goods exposed for sale and to make their profit thereof, and to buy necessities there, and to communicate with other faithful subjects of the king there, provided that they are in the king's faith and peace and pay the due and usual customs thereon, as the king wills that such Welshmen may come into the sheriff's bailiwick and elsewhere in England for the purposes aforesaid.

The like to the sheriffs of Somerset, Dorset, Gloucester and Cornwall.

Jan. 26.
Castleacre.

To the treasurer and barons of the exchequer. Order to restore the priory of Castelacre to the prior and convent, if it have been taken into the king's hands by pretext of his order to take into his hands all the houses and manors of alien religious of the power of the king of France and adherents of his, or who are bound to them by obedience, affinity, or in any other manner, as the king learns from the testimony of John de Warennia, earl of Surrey, and of other trustworthy men that the prior and convent are Englishmen and not aliens of the power of the king of France or of his adherents, and that they do not pay any tax (*censum*) or pension to any one of his power or of his adherents, and that they are not bound to any one of his power by obedience, affinity or in any other manner, except that the abbot of Cluny was wont to visit in the priory when he came to England, and that the prior and convent received their profession from the abbot in such visitations.

Jan. 25.
Castleacre.

To the same. Order to restore the priory of Farleye to the prior and convent, if it have been taken into the king's hands by pretext of his said order as it is found by an inquisition that the king has caused to be taken by Peter Malorre that the prior and convent are Englishmen and not aliens of the power of the king of France or of his adherents, and that they do not pay any tax or pension to any one of his power, and that they are not bound to any one of the said power by affinity or in any

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Membrane 11—cont.

other way, except that the abbot of Cluny sometimes when he came to England was wont to visit in the priory, receiving thence nothing except his expenses, and that the prior and convent received their profession from the abbot in such visitations, as appears by the inquisition, which the king sends to the treasurer and barons under his half seal.

MEMBRANE 10

Jan. 23.
Thetford.

To the same. Order to give orders by exchequer writs to the taxors and collectors of the eleventh granted to the king in the counties wherein there are goods of Gilbert de Clare, late earl of Gloucester and Hertford, to supersede the collection and levying of the eleventh upon the earl's executors, after they have taxed his goods, until the quinzaine of Easter next, as the king wishes to show special favour to the executors at the instance of his daughter Joan, countess of Gloucester and Hertford, late the wife of the said earl.

Jan. 28.
Walsingham.

To the treasurer and barons of the exchequer. Order to permit the executors of the said earl's will to have full administration of all his goods and chattels, upon their finding security to render all the debts due from him to the exchequer on the day of his death, which goods were taken into the king's hands for this reason, except for the 10,000 marks in which the earl made fine with the king for a contempt committed by him, which sum the king has pardoned the executors.

Jan. 29
Walsingham.

To Nicholas Frembaud, constable of Bristol castle. Whereas the king has granted to Joan, countess of Gloucester and Hertford, that her children, the king's grandchildren, may dwell with those whom she shall depute for their custody in the king's houses within that castle, at the pleasure of the king and of her, except in the tower of the castle and a suitable house wherein the wife of John de la Mare, who has gone to Gascony in the king's service, may dwell with her household: the king orders the constable to deliver such houses to those whom the countess shall send to him with her children.

Feb. 1.
Shouldham.

To Malcolm de Harlegh, escheator this side Trent. Order to cause dower to be assigned to Margery, late the wife of Norman Darcy, as she has taken oath before the king that she will not marry without his licence.

To the same. Order to cause dower to be assigned to Eve, late the wife of Roger Doget, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

Feb. 1.
Shouldham.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to John Buteturte, who is in the king's service in Gascony, and Maud, his wife, the following purparty of the manor of Wotton, co. Bedford, which belonged to Simon de Bello Campo, tenant in chief, and which Isabel, late the wife of the said Simon, held in chief of the inheritance of Roger de Moubray, Ralph Paynel and Joan, his wife, Isabel, late the wife of Simon de Pateshull, John de Horbury and Elizabeth, his wife, and the said John Buteturte and Maud, the heirs and parceners of the lands that belonged to Simon on the day of Isabel's death: 159 acres and three roods of land, extended at 79s. 10½*d.* a year; 5 acres of meadow, extended at 10*s.* a year; 33 acres and a rood of pasture, extended at 33*s.* 3*d.* a year; 60½ acres of wood, extended at 20*s.* a year: a third of a messuage, which third is

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Membrane 10—cont.

extended at 20*d.* a year; a third of a mill, which third is extended at 8*s.* 10½*d.*; and the service of a customary tenant and the third of the service of a customary tenant, which are extended at 11*s.* 6½*d.* a year; and a rent of 16*s.* 7½*d.* which the king has assigned to them as their purparty in accordance with an extent made by the escheator, on condition that if Roger, Ralph and Joan, Isabel, John and Elizabeth come to the king's court to demand their purparties of the manor and to complain that more has been assigned to John Buteturte and Maud than pertains to them, the king may cause this purparty to be resumed into his hands and may make partition thereof between Roger, Ralph and Joan, Isabel, John and Elizabeth.

Feb. 2.
Stow
Bardolph.

To the same. Order to deliver to Walter de Bello Campo, steward of the king's household, the manor of Acton Burnel, which belonged to Philip Burnel, tenant in chief, and which is in the king's hands by reason of the minority of Philip's heir, the custody of which manor the king committed to the escheator by letters patent on 5 February, in the twenty-third year of his reign, rendering therefor the extent of the manor to the exchequer, as the king afterwards granted to Walter 100*l.* yearly of land to be held in name of wardship of the heir's inheritance until the heir shall come of age, for which reason the king has caused this manor to be assigned to Walter in completion of the sum aforesaid, saving to the king the fishponds pertaining to the manor, which the king wills shall be repaired together with the houses of the manor by William whenever necessary during the wardship.

Feb. 9.
Peterborough.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of William de Chaddesden, who is incapacitated by bodily infirmity.

Feb. 11.
Witham.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Robert de Clifford to have in the forest of Clive four live bucks and eight does in order to stock therewith his park of Esindene.

Feb. 10.
Witham.

To the sheriff of Rutland. Order to cause a coroner for that county to be elected in place of William Murdak, who has been amoved from office for certain causes by Roger Brabazon and William de Beref[ord], justices lately appointed to hear and determine certain trespasses in that county.

Feb. 11.
Ketton.

To the treasurer and barons of the exchequer. Order not to distrain William de Chelesfield or his sureties before Midsummer next for 512*l.* by which he made fine with the king for certain trespasses whereof he was convicted before John de Berewyk and his fellows, justices in eyre in co. Kent, as the king has granted respite to him until Midsummer at the instance of Isabel, late the wife of John de Vesey.

Feb. 9.
Peterborough.

To Malcolm de Harlegh, escheator this side Trent. The king has assigned from the lands that Isabel, late the wife of Simon de Bello Campo, tenant in chief, held at her death in dower in the manor of Wotton, co. Bedford, in accordance with the partition made thereof in chancery between Roger de Moubray, son and heir of Maud, the eldest sister and co-heiress of Simon, Ralph Paynel, who married Joan, daughter and co-heiress of Ela, the second sister and co-heiress of Simon, and John de Horbury, who married Elizabeth, daughter and heiress of the aforesaid Ela, by their assent, to Roger 160 acres of land, which are extended at 79*s.* 10½*d.* a year; 5 acres of meadow, which are extended at 10*s.* a year;

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Membrane 10—cont.

33 acres and a rood of pasture, which are extended at 33s. 3d. a year; 60½ acres of wood, which are extended at 20s. a year; a third of a messuage, which third is extended at 20d. a year; a third of a mill, which third is extended at 8s. 10½d. a year; the service of a customary tenant and a third of the service of a customary tenant, which are extended at 11s. 6½d. a year; and a rent of 16s. 7½d.; and to Ralph and Joan 53 acres and a rood of land, which are extended at 26s. 7½d. a year; 1½ acres of meadow, which are extended at 3s. a year; 11 acres and a third of a rood of pasture, which are extended at 11s. 1d. a year; 20 acres and 1⅓ roods of wood, which are extended at 6s. 8d. a year; a third of a third of a messuage, which third is extended at 6½d. a year; a third of a third of a mill, which third is extended at 6½d. a year; a third of a mill, which third is extended at 2s. 11½d. a year; a third of the service of a customary tenant and a third of a third of the service of a customary tenant, which are extended at 3s. 10¼d. a year; and a rent of 5s. 6½d.; and to the said John and Elizabeth 53 acres and a rood of land, which are appraised at 26s. 7½d. a year; 1½ acres of meadow, which are appraised at 3s. a year; 11 acres and a third of a rood of pasture, which are appraised at 20s. 1d. a year; 20 acres and a rood and a third of a rood of wood, which are appraised at 6s. 8d. a year; a third of a third of a messuage, which third (of a third?) is extended at 6½d. a year; a third of a third of a mill, which third (of a third?) is extended at 2s. 11½d. a year; a third of the service of a customary tenant, and a third of a third of the service of a customary tenant which are extended at 3s. 10¼d. a year; and a rent of 5s. 6½d.: to have to them as their purparties; provided that if Isabel, late the wife of Simon de Pateshull, kinswoman and third heiress of Ela, who was not present at this partition, come to the king's court to demand her purparty of the said lands, and to complain that more has been assigned to Roger, Ralph and Joan, John and Elizabeth and to John Butteturte, who married Maud, daughter and heiress of Beatrice, the third sister and heiress of Simon, in their purparties than pertains to them, the king may resume the purparties into his hands and divide the excess assigned beyond the reasonable extent between Isabel and the other co-heirs and parceners. The king orders the escheator to deliver the purparties aforesaid to Roger, Ralph and Joan, John and Elizabeth, retaining in the king's hands the purparty pertaining to Isabel until she shall come to the king's court to demand it.

Feb. 13.
Grantham.

To the treasurer and barons of the exchequer. Order to cause to be sold without delay all the goods and chattels of all persons of the realm of Scotland in their manors in England lately taken into the king's hands for certain causes, except the plough-oxen and other things that are necessary for the custody of the manors, and to cause the money thence arising to be rendered to the king at the exchequer, as they shall deem most convenient for the king's convenience.

Feb. 15.
Muskham.

To Malcolm de Harlegh, escheator this side Trent. Order to deliver to the executors of the will of Peter de Campania all the lands that Peter held at his death in name of wardship of the lands that belonged to Philip Burnel and Philip de Monte Gomery, tenants in chief, if they are in the king's hands solely by reason of his death, as the king, in consideration of his good service, has granted them to his executors during the minority of the heirs of Philip and Philip, in aid of the execution of Peter's will.

Feb. 16.
Doncaster.

To the sheriff of Nottingham. Order to cause Ranulph de Rye, Ralph de Frechevill, Malcolm Musard and Robert de Frechevill, imprisoned at

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Membrane 10—cont.

Notyngnam for trespass in the forest of Shirewode, who are going to Scotland in the king's service by his order, to be released upon their finding six mainpernors each who shall undertake to have them before the justices of the Forest and that they will not incur forfeiture in the king's forests hereafter.

Feb. 15.
Muskham.

To John Bretun. Whereas John, vicar of the church of Coggeshale, imprisoned at Colchester for his trespass in fishing by night in the fishponds of the abbot of Coggeshale at Coggeshale, whereof he was convicted before John and his fellows, justices appointed to deliver Colchester gaol, has been in prison for three years and more, in accordance with the judgment (*consideracionem*) of the court aforesaid and with the form of the statute provided for such trespasses: the king orders John Bretun to cause John to be delivered from the prison aforesaid if he ascertain that it is as stated, after inspecting the tenor of the said statute and taking from John what pertains to the king for the trespass aforesaid.

MEMBRANE 9.

Feb. 19.
Hampole
(*Hanepol*).

To John de Lythegreynes, escheator this side Trent. Order to cause Philip de Stradele, son and heir of Hugh de Stradele of co. Derby, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken Philip's homage.

Feb. 18.
Doncaster.

To the treasurer and barons of the exchequer. Order to cause Thomas de London', the king's serjeant at arms, to be acquitted of 100s. in which he was indebted to the king for the escape of a thief at Istelsworth, co. Middlesex, from the custody of Thomas and of others who were bringing him to the king's prison of Newegate, as the king has pardoned Thomas this sum.

Feb. 22.
York.

To John de Lythegreynes, escheator this side Trent. Order to cause dower to be assigned to Ellen, late the wife of Thomas de Rybeton, tenant in chief, upon her taking oath not to marry without the king's licence.

Feb. 22.
York.

To the sheriff of Cornwall. Order to cause Edmund, prior of Bodm[in], to have seisin of two parts of an acre of land in Hendrita, as the king learns by inquisition taken by the sheriff that the said land, which John le Myre, who was hanged for felony, held, has been in the king's hands for a year and a day, and that John held it of the prior, and that the king has had his year and day thereof, and that the tithing (*decenar'*) of Fosnewich ought to answer to the king therefor.

Feb. 22.
York.

To Malcolm de Harleye, escheator beyond Trent. Order to cause Isabel, late the wife of Simon de Pateshull, to have seisin of the lands that Simon and she held of the king in chief of her inheritance on the day of Simon's death, as the king has taken her homage.

The like to John de Lythegreyns, escheator this side Trent, or to his sub-escheator in co. York.

Feb. 22.
York.

To John de Lythegreynes, escheator this side Trent. Order to cause dower to be assigned to Ellen, late the wife of Thomas de Rybeton, tenant in chief, upon her taking oath not to marry without the king's licence.

Feb. 22.
York.

To Malcolm de Harlegh, escheator beyond Trent. Order to deliver to Isabel, daughter of John de Steyngreve, kinswoman and third heiress of Ela, second sister and heiress of Simon de Bello Campo, tenant in chief,

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Membrane 9—cont.

her purparty of the lands that Isabel, late the wife of Simon, held at her death in dower in the manor of Wotton, co. Bedford, of Simon's inheritance, which the king has assigned to her as follows, having taken her homage therefor: 53 acres and a rood of land, extended at 26s. 7½d. a year; 1½ acres of meadow, which are extended at 3s. a year; 11 acres and a third of a rood of pasture, which are extended at 11s. 1d. a year; 20 acres and 1½ roods of wood, which are extended at 6s. 8d. a year; a third of a third of a messuage, which is extended at 6½d. a year; a third of a third of a mill, which is extended at 2s. 11½d. a year; a third of the service of a customary tenant and a third of a third of the service of a customary tenant, which are extended at 3s. 10¼d. a year; and 5s. 6½d. yearly of rent; in accordance with the partition of the manor made in chancery between the aforesaid Isabel and Ralph Paynel, who married Joan, and John de Horbury, who married Elizabeth, kinswomen of the said Isabel and daughters and heirs of the said Ela.

Feb. 24.
York.

To the treasurer and barons of the exchequer. Order to cause Robert de Kaynes, son of Robert de Keynes, to be acquitted of the scutage exacted from him for two knights' fees for the king's army of Wales in the fifth year of his reign, as his father had his service in that army for two knights' fees that he then acknowledged to the king, as appears to the king by inspection of the rolls of the Marshalsea for the same army.

March 6.
Brunton
(Burneton).

To the same. Order to respite until Midsummer next the demand upon John son of Reginald, who is staying in the king's service by his orders in the marches of Wales, for 90 marks, as the king wishes to provide for John's indemnity. By K. on the information of J. de Benested.

The like to the sheriff of Oxford and Berks.

March 7.
Brunton.

To the sheriff of Westmoreland. Order to receive Thomas de Galeweye from William de Huk, and to cause him to be taken safely to the castle of Carlisle, there to be delivered to the constable of that castle.

To the constable of the castle of Carlisle. Order to receive Thomas from the sheriff, and to cause him to be kept safely according to the form that A. bishop of Durham shall make known to the constable on the king's behalf, until otherwise ordered.

March 3.
Newcastle-on-
Tyne.

To the justices of the Bench. Order to respite until otherwise ordered the king's suit (*sectam*) against Thomas de Louthre, Robert de Mulecastre, Richard de Mulecastre, William le Porter of Bolton, Adam le Mareschal of Bolton, John son of Richard, William son of Maud, Roger de Bello Campo, Adam son of Grecia, William son of Michael, Robert son of William, Laurence son of Edith, Ralph del Crokedayk, William Pestel, William le Parker, Richard le Sumenur, John del Ragarch, Patrick Russel, Laurence son of Adam, Richard le Freman, Isaac Hornild, Robert de Thornthwayt, Adam le fiz Isemay, Alan de Wrethelington, John le fiz Isemay, and Thomas de Joneby for the death of Alan, brother of Thomas son of Alan de Ireby, of which death they were appealed before the justices by Thomas, as although the appeal was quashed before the justices, the parties appealed must needs answer for the death at the king's suit, and the king wishes to show them favour because they are setting out in his service for Scotland.

Feb. 7.
Brunton.

To the sheriff of York. Order to restore to John de Levynton, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Hugh de Cressingham and his fellows, justices last in eyre in that county, with harbouring William, his son, a felon, as he

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Membrane 9—cont.

has purged his innocence before J. archbishop of York, to whom he was delivered by the justices in accordance with the privilege of the clergy, and the king learns by inquisition taken by the sheriff and by the coroners of that county that John is of good fame and conversation and was never a public or notorious malefactor.

- March 17. To the sheriff of Cumberland. Order to restore to Master John de Bowes his lands in Kirkelevynton, which were taken into the king's hands by the sheriff by pretext of the order to take into the king's hands the lands of men of Scotland in his bailiwick, as the king learns by inquisition taken by the sheriff that Maud de Carrik of Scotland demised the said lands to John for thirteen years from the Assumption, in the twenty-third year of the reign, and that John had seisin thereof at that feast, and that he continued his seisin thereof until he was ejected by the sheriff by virtue of the order aforesaid, and also that he satisfied Maud therefor beforehand.
- March 14. To the sheriff of Lancaster. Order to cause the abbot of Cokersand to have seisin of three roods of land in Hoton, as the king learns by inquisition taken by the sheriff that the said land, which Roger Alisesmagh la Melemakere, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that Roger held the land of the abbot, and that the township of Hoton had the king's year and day thereof, for which it ought to answer to the king.
- March 16. To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Thomas de Queneby of Newcastle-upon-Tyne, who is in the king's service in Scotland with William son of Warin, so that he cannot execute the office of coroner.
- March 20. To the same. Order to cause a coroner for that county to be elected in place of Robert Eyre of Preston, who is incapacitated by infirmity.
- March 23. To Malcolm de Harlegh, escheator beyond Trent. Order to cause Elizabeth, late the wife of Matthias de Besylles, to have seisin of the lands that Matthias and she held of the king in chief of her inheritance on the day when Matthias died, as the king has taken her homage.
- March 26. To the sheriff of Northumberland. Whereas the king, on 18 August last, ordered Hugh Gubioun, then sheriff of that county, to cause the ten Welsh hostages whom the king ordered to be conducted by him to Baumburgh castle and to be delivered to the constable thereof, to have 4*d.* a day each for their wages for their maintenance until otherwise ordered, and their wages are in arrear for the time when Hugh was sheriff, as the king learns: the king orders the sheriff to pay to them the arrears of their wages for the time aforesaid, and to pay to them such wages henceforth until otherwise ordered.
- To the same. Order to pay to Rhys (*Reso*) ab Maylgon and Canan ab Mereduth, Welshmen, and their groom, who are in Baumburgh castle, the arrears of their wages for the time when Hugh Gubioun was sheriff of that county and for the sheriff's own time, to wit 3*d.* a day each for Rhys and Canan and 2*d.* a day for the groom, and to pay them such wages henceforth until otherwise ordered.
- April 4. To the sheriff of Lincoln. Whereas the king learns by inquisition taken by the sheriff that Thomas de Quinquersteynes and Cecily, his wife, quit-claimed to Stephen Pessun the right and claim that they had in the

1296.

Membrane 9—cont.

name of Cecily's dower in the lands that belonged to Ingelram Pessun, her late husband, grandfather of the said Stephen, of whom Stephen is the heir, both in England and in Scotland, for 22 marks to be received yearly from the manor of Berughby, which belonged to Ingelram, during Cecily's life, and that Thomas and Cecily were seised of the rent aforesaid from Sunday after the Epiphany, in the twenty-third year of the reign, for one year following, and for the second year of ten quarters of wheat, price 60s. : the king orders the sheriff to cause Thomas and Cecily to have the said 22 marks of yearly rent from the issues of the manor for so long as it shall be in the sheriff's custody, according to the form of a deed made between them, if the rent is in the king's hands solely by reason of the king's order to take into the king's hands the lands of men of Scotland.

To the sheriff of Northumberland. As the king needs at present very many ditchers (*fossatoribus*), masons, carpenters and smiths, he orders the sheriff to cause all such suitable artificers or workmen whom he can find in his bailiwick to come to the king at Berwick-on-Tweed with their tools for the exercise of their crafts aforesaid, as John de Stok, king's clerk, whom the king is sending to the sheriff for this matter, shall say to him fully on the king's behalf.

Membrane 9—Schedule.

March 26.
Wark.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of J. late archbishop of York to be acquitted of 4,000 marks by which the archbishop made fine with the king for a contempt and trespass committed by him against the king, as the king has pardoned the executors.

MEMBRANE 8.

April 8.
Berwick-on-
Tweed.

To Malcolm de Harleye, escheator beyond Trent. Order to cause William le Butiller, brother and heir of Gawain le Butiller of Wemme, tenant in chief, to have seisin of the lands that belonged to Gawain, as Walter de Langeton, the treasurer, and Walter de Bello Campo, steward of the king's household, who have the custody of the said lands by the grant of John de Britannia, to whom the king had previously granted the custody, have granted in the king's presence to William the said lands as to him who is of full age, and the king has taken his homage at the request of the treasurer and steward.

Jan. 6.
St. Albans.

To the sheriff of Hereford. Order to cause an inquisition to be taken whether or not a messuage and 6 acres of land in Bishop's Frome, which William de Pyreley, who was hanged for felony, held, have been in the king's hands for a year and a day, and to inquire of whom he held them, and who had the king's year and day thereof.

April 7.
Berwick-on-
Tweed.

To Reginald de Grey, justice of Chester. Order to cause Robert de Crevequer to have 22*l.* 10*s.* 0*d.* for Easter term last from the issues of the mills and bridge of Chester, as the king granted to Robert, in recompence for his surrender and quit-claim to the king and Queen Eleanor, the king's late consort, of a moiety of the manor of Saham, the custody of the king's castle of Bestane, co. Chester, and 100*s.* a year for the custody and also 40*l.* a year from the issues of the mills and bridge aforesaid, for his life, as is contained in the king's letters patent.

Membrane 8—cont.

1296.

April 7.
Berwick-on-
Tweed.

To the sheriff of Hereford. Order to cause Richard, bishop of Hereford, to have seisin of a messuage and six acres of land in Bishop's Frome, as the king learns by inquisition taken by the sheriff that the messuage and land, which William de Pyrley, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held them of the bishop, and that the township of Bishop's Frome had the king's year and day thereof, for which it ought to answer to the king.

April 8.
Berwick-on-
Tweed.

To the same. Order to cause Walter Hakelute to have seisin of a messuage and five acres in Bishop's Frome, as the king learns by inquisition taken by the sheriff that the messuage and land, which William de Pyrley, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held them of Walter, and that the township of Bishop's Frome had the king's year and day thereof, for which it ought to answer to the king.

April 10.
Berwick.

To John de Lythegreyns, escheator this side Trent. Order not to intermeddle further with the lands that belonged to Thomas de Normanvill, as the king learns by inquisition taken by the escheator that Thomas at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

April 4.
Berwick.

To the sheriff of Northumberland. Whereas the king, on 26 March last, ordered the sheriff to pay to the ten hostages that he caused to be taken by Hugh Gubioun, late sheriff of that county, to Baumburgh castle, to be delivered to the constable of the castle for safe custody, the arrears of their wages of the time when Hugh was sheriff of that county and for his own time, and to pay to them the same wages, to wit 4*d.* a day each, for their maintenance until further orders; and the sheriff has done nothing in the matter as yet, at which the king is surprised and annoyed (*nec inmerito movemur*): the king orders him to cause the hostages to have the arrears of their wages aforesaid for the time aforesaid, according to his previous order. This he must not omit to do if he wish to escape damage, or he must signify to the king his reason for deferring to execute his order aforesaid.

To the same. Like order concerning the king's order of 26 March to pay to Rhys ab Maylgon and Canan ab Mereduth and their groom, in the castle aforesaid, the arrears of their wages.

April 13.
Berwick.

To the guardian of the archbishopric of York, the see being void. Order to cause Adam de Osgodby, clerk, to have in the wood of the archbishopric at Wystowe six oaks fit for timber, of the king's gift.

April 17.
Berwick.

To the same. Order to cause William Ergum to have in the archbishop's park of Beverley six oaks fit for timber, of the king's gift.

To Master William de Chiriton, guardian of the archbishopric aforesaid. Order to cause Alice, mother of William de Hamelton, to have in the woods of the archbishopric at Skafholm and Wystowe ten oaks fit and good for timber with their strippings (*escaetis*), in order to construct anew her burnt houses at Hamelton, of the king's gift.

April 18.
Berwick.

To the sheriff of Northampton. Order to cause Roger de Insula of Barton to have seisin of a messuage and two carucates of land in Brampton near Dinglee, as the king learns by inquisition taken by the sheriff that the messuage and land, which William Hanred of Brampton, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held them of Roger, and that Roger had the king's year and day thereof, for which he ought to answer to the king.

Membrane 8—cont.

- 1296.
- April 21.
Berwick-on-Tweed. To Roger Lestrangle (*Extraneo*), justice of the Forest beyond Trent, or to him who supplies his place. Order to cause Richard de Taney to have in the forest of Essex twelve bucks of the king's gift.
By K. on the information of W. le Brun.
- April 25.
Berwick-on-Tweed. To the guardian of the archbishopric of York, the see being void. Order to cause Alice de Hamelton, mother of William de Hamelton, clerk, to have in the wood of the archbishopric at Scaneholm and from the other woods of the archbishopric pertaining to the manors of Shireburn and Kawode ten oaks good and fit for timber, with their strippings, in places most convenient for her, in order to construct anew her houses at Hamelton, which were lately burnt, of the king's gift.
- April 24.
Berwick-on-Tweed. To the treasurer and barons of the exchequer. Order to cause the custody of the priory of Eye to be restored to Edmund, earl of Cornwall, to be held by writ of the exchequer, saving the right of the king and of others, as the king learns by inquisition taken by the treasurer and barons that Edmund took the custody of the priory into his hands on Thursday before Palm Sunday, in the twenty-second year of the king's reign, as true patron and *advocatus* thereof, by reason of the death of Richard, the late prior, and that Richard, king of Almain, Edmund's father, and Edmund always took and had the custody of the priory in time of voidance in their times, and that the earl continued his possession in the custody thereof from the said Thursday until the eve of St. Andrew, in the twenty-fourth year, upon which day Richard Oysel, by reason of the king's order to him to take into the king's hands the houses of alien men of religion in cos. Norfolk and Suffolk by reason of the war between the king and the king of France, ejected the earl and his men, who were in the priory and barns and outer manors pertaining to the priory to keep the custody and possessions in the earl's name, but so that the earl's bailiff stayed continuously in the priory with Richard and that the bailiff received nothing from the goods of the priory thereafter.
- April 26.
Berwick-on-Tweed. To the same. Order to cause Master John de Cadamo, king's clerk, to be acquitted of 100s. at which he was amerced before Ralph de Hengham and his fellows, late justices appointed to hold pleas before the king, because he did not prosecute, as the king has pardoned him.
- April 26.
Berwick-on-Tweed. To the sheriff of Northumberland. Whereas the king has many times ordered him to pay to Rhys ab Maylgon and Canan ab Mereduth, Welshmen, and to their groom, who are in the castle of Baumburgh, the arrears of their wages for the time when Hugh Gubyoun was sheriff of that county and for the sheriff's time, and to pay to them their wages until further orders, and the sheriff has done nothing in the matter as yet, as the king learns, at which the king is surprised and annoyed: he orders the sheriff to pay out of the issues of his bailiwick, to wit from the issues of the lands that belonged to men of Scotland or from elsewhere, to Rhys and Canan and to their groom the arrears of their wages aforesaid. This the sheriff must not omit to do if he wish to avoid grievous damage.
- May 4.
Haddington. To O. bishop of Lincoln. Order to release the sequestration that he has made of the ecclesiastical goods in his diocese that belonged to Roger de Insula, clerk, late keeper of the king's great wardrobe, for any debts that might be due from him to the king for the time when he was keeper of the said wardrobe, and to permit the executors of his will to have full and free administration thereof for the execution of his will, as John de

Membrane 8—cont.

1296.

Hustwayt, executor of his will, and his co-executors have found security before Walter de Langeton, the treasurer, to render any such debts to the exchequer, as the king learns from the testimony of the treasurer. [Prynne, *Records*, iii, p. 674.]

May 12.
Roxburgh.

To Walter de la Haye, escheator of Ireland. Order to cause Thomas de Multon, son and heir of Edmunda la Butilere, to have seisin of all the lands in Ireland that Thomas de Multon, his father, late her husband, held at his death by the courtesy of England of her inheritance, as the king has taken his homage.

May 15.
Roxburgh.

To Malcolm de Harl[eye], escheator beyond Trent. Order to restore to Robert Darcy the manor of Dunston, which is held of the king in chief and which was taken into the king's hands because Robert entered it without the king's licence, to be held during the king's pleasure, as the king wishes to show favour to Robert, who is staying in Scotland in the king's service with A. bishop of Durham.

To the same. Order to cause dower to be assigned to Alice, late the wife of Peter de Campania, tenant in chief of the king as of the honour of Albemarle, upon her taking oath that she will not marry without the king's licence.

May 19.
Roxburgh.

To John de Lithegreynes, guardian of the archbishopric of York, the see being void. Order to cause Adam de Osgoteby, the king's clerk, to have in the wood of the archbishopric of Oustwode and Wistowe six oaks fit for timber, with all their strippings, of the king's gift, unless he have previously had them by another writ.

May 19.
Roxburgh.

To the same. Order to cause dower to be assigned to Ellen, late the wife of Hugh de Eure, tenant in chief, in the presence of John de Insula, to whom the king has committed the custody of the lands that belonged to Hugh, if he choose to attend, as she has taken oath before the king that she will not marry without his licence.

Vacated, because she did not have the writ, and yet took oath.

MEMBRANE 7.

May 16.
Roxburgh.

To the sheriff of Somerset and Dorset. Order to meet Henry de Bayouse, Robert de Sandeby, and Nicholas Burdet, whom the king has appointed to conduct and send to divers parts of the realm certain prisoners, enemies of the king, who were lately captured in the castle of Dombar in Scotland and in the conflict there between the king and them, at days and places to be appointed by them, and to aid them in safely conducting the said prisoners, and to cause them to have mounts (*equitaturas*) and vehicles in order to take and send the prisoners to certain places, together with guides (*ductoribus*) for them, as often and whenever two or one of them shall signify to him on the king's behalf. [*Fœdera*.]

The like to the sheriffs of York, Nottingham and Derby, Leicester, Warwick, Northampton, Buckingham, Bedford, Middlesex, Kent, Surrey, Sussex, Southampton, Oxford, Berks, Gloucester, Worcester, Somerset, Dorset, Hereford, Salop and Stafford, Wilts, Cambridge, Huntingdon, Northumberland, Cumberland, Westmoreland, Lancaster, Lincoln, Suffolk, Norfolk, Rutland, Devon, Cornwall, Essex and Hertford, and the keeper and sheriffs of London.

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Membrane 7—cont.

To Reginald de Gray, justice of Chester. Order to send some one in whom he has confidence with a sufficient force (*posse*) of his bailiwick to meet the said Henry, Robert and Nicholas, as in preceding order. [*Fœdera.*]

The like to John de Haveryng', justice of North Wales. [*Ibid.*]

To Ralph de Sandwyco, constable of the Tower of London. Order to receive from Henry de Bayouse the earl of Ros, the earl of Athole (*Astheles*), the earl of Menteith (*Meneteth*), John son of John Comyn of Badenagh, Richard Siward, John son of Geoffrey, Andrew de Moravia, John de Inche Martyn, David son of Patrick de Graham, Alexander de Meners, Nicholas Randolph, son of Thomas Randolph, knights, prisoners and enemies of the king lately captured in the castle of Dombar in Scotland and in the battle (*conflictus*) there between the king and them, by indenture to be made between him and Henry, and to keep them safely in prison in the Tower, so that he may be able to answer for them to the king body for body, in accordance with the ordinance of Walter de Langeton, the treasurer. This he shall not omit to do in any manner under pain of forfeiture of life and limb and of all that he possesses in the kingdom. [*Ibid.*]

To the constable of Windsor castle. Like order to receive from the said Henry de Bayouse by indenture Laurence de Strabolgeny, Henry de Inchemartyn, knights, William de Kilpatrick of Annandale (*de Valle Anandi*), Alexander de Sancto Claro, Robert de Mountecourt and Alexander Corbet, esquires, and to keep them in that castle. The king has ordered the sheriff of Berks to pay to the prisoners their wages until further orders, to wit, 4*d.* a day to each knight, 3*d.* a day to each esquire, and 3*d.* a day to each of their keepers.

To the constable of Walingford castle. Like order to receive from the said Henry by indenture Constantine de Loghore and Michael le Scot, knights, David de Cambroun, Mak Beth' of Athole (*Atholia*), Laurence de Anegoz and Walter de Bothergask, esquires, and to keep them in that castle. The king has ordered the sheriff of Oxford to pay to them their wages, as in preceding order.

To the constable of the castle of Berkhamptede. Like order to receive from the said Henry by indenture John de Glennirithwhar, William de la Haye, Walter de Berkeleye, knights, James de Meneth, Luke son of Donald (*Dorenaldi*) de Lovenach, John de Cloni of Fif, esquires. The king has ordered the sheriff of Buckingham to pay to them their wages, as in preceding order.

The like to the constable of Rochester castle to receive from Henry by indenture Godfrey de Ros, John Curri, knights, William Olifat, John de Boterwang, Malcolm de Hadinton, and Duncan le Escot, esquires. The king has ordered the sheriff of Kent to pay to them their wages.

The like to the constable of Ledes castle to receive from Henry by indenture Adam de Moravia, knight, Nicholas de Inverlounan of Inchetor, and David 'in the Mire,' esquires. The king has ordered the sheriff of Kent to pay to them their wages.

To the sheriff of Northampton. Like order to receive from Henry by indenture John de Strabolgeny, David de Irelaund, Thomas Cambel, Robert Comyn, brother of John Comyn of Badenagh, and William de Middelsburgh, esquires, and to cause them to be kept safely in Northampton castle, and to have their wages, in form aforesaid.

To the sheriff of Southampton. Like order to receive from those whom Roger Brabazun shall send to him Necinny de Lechevill, Richard de

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Membrane 7—cont.

Doundemor, knights, Andrew de Suthgarton, John de Putsurith, Brice le Taillur, and Walter de Laundeles, esquires, and to cause them to be kept safely in Winchester castle, and to cause them to have their wages.

To the constable of Rokyngham castle. Like order to receive from those whom Roger Brabazun shall send to him William son of John de Moravia, knight, Herbert de Morham, Alexander le Fizgley, and Gregory son of Owen (*Audoeni*), esquires, and to cause them to be kept safely in that castle and to have their wages.

To the constable of Foderingeye castle. Like order to receive from those whom Roger shall send John Wyseman, David de Strabolgny, Robert de Inchethor, William son of William de Lambingeston, Walter de Edynton, and Andrew de Synton, esquires, and to cause them to be kept safely in that castle and to have their wages.

To Reginald de Grey, justice of Chester. Order to receive from those whom Nicholas Burdet shall send Hugh de Loghore, Thomas de Mouncref, Patrick de Monte Alto, Matthew de Eyton, Andrew de Moravia, and Alan le Mareschal, esquires, and to cause them to be kept safely in Chester castle and to have their wages.

To the constable of Conewey castle. Order to receive from those whom Nicholas shall send John de Somervill, clerk, Robert Lovel, William de Ros, brother of Godfrey de Ros, William le Mareschal, William de Clopham and Thomas Byseth, esquires, and to cause them to be kept in that castle, as above.

The like to the constable of Crukyn castle, to receive from those whom Nicholas shall send William de Neubaut, John de Hastingwayt, Alexander de Belingeham, Godfrey de Ros, and Michael Lescot, esquires, and to cause them to be kept safely in that castle, etc.

The like to the constable of Hardelagh castle, to receive from Nicholas by indenture Tassinus de Neubaut, Robert de Cressewell, Nicholas Donecandonesone, William de Lambyngeston, Philip de Rothery, and Richard de Perysby, esquires, and to cause them to be safely kept in that castle, etc.

To the chamberlain of Carnarvon. Order to cause the prisoners thus delivered to the constable of Hardelagh castle to have their wages, in form aforesaid.

To the constable of Notyngham castle. Order to receive from Roger Brabazun by indenture Edmund Comyn of Kilbride, John de Meneteth, knights, Michael Miggel, Walter de Bosevill, William Curry, and Robert de Lecheham, esquires, and to cause them to be kept safely in that castle.

To the sheriff of Nottingham. Order to cause the prisoners aforesaid to have their wages.

To the constable of Kenilworth castle. Order to receive from Robert de Sandeby by indenture Malcolm de Droman, John de Cloggeston, knights, Thomas de Alyght, Nigel de Kilpatrik, Reginald son of Reginald le Chien, Reginald de Sancto Claro, esquires, and to cause them to be kept safely in that castle.

To the sheriff of Warwick. Order to cause the aforesaid prisoners to have their wages.

To the constable of Gloucester castle. Order to receive from Robert de Sandeby by indenture Master William de Sancto Claro, John de Caumbroun, knight, Duncan Urry, Malisius de Loghis, and John le Graunt, esquires, and to cause them to be kept safely in that castle, and to cause them to have their wages from the issues of his bailiwick, to wit, 4*d.* a day each for Master William and John, and 3*d.* a day for each of the esquires, and 3*d.* a day each for their keepers.

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Membrane 7—cont.

To the constable of St. Briavels castle. Order to receive from Robert de Sandby by indenture David, brother of Patrick de Graham, Henry de Sancto Claro, knights, William de Nethenthyrn and Gilbert le Barber, esquires, and to cause them to be kept safely in that castle, and to cause them to have their wages from the issues of his bailiwick as above.

To the constable of Bristol castle. Order to receive from Robert de Sandby by indenture Richard Siward and Alexander Comyn, knights, John son of Alexander de Moravia, John de la More, John de Clogham, and Robert le Graunt, esquires, and to cause them to be kept safely in that castle, and to cause them to have their wages from the issues of his bailiwick as above.

To the constable of Montgomery castle. Order to receive from the said Robert by indenture Richard le Mareschal, Michael le Barber, Robert de Middleton, and John le Keu, and to cause them to be kept safely in that castle.

To the sheriff of Salop. Order to cause the aforesaid prisoners to have their wages, as above.

MEMBRANE 6.

To the constable of the castle of Dyvyses. Like order to receive Edmund de Rameseye, William Olyfat, knights, William de Loghyn and Roger the clerk, esquires, from Robert de Sandeby, and to cause them to be kept in that castle.

To the sheriff of Wilts. Order to cause the aforesaid prisoners to have their wages, as above.

To the constable of the castle of Corf. Order to receive William de Somervill and Hugh de Erthe, knights, Simon de Estoundy, William de Anegos, William le Brun, Christinus de Lard, esquires, from Robert de Sandby, and to cause them to be kept safely in that castle.

To the sheriff of Dorset. Order to cause the aforesaid prisoners to have their wages as above.

To the constable of Wysebech castle. Order to receive from Roger Brabazun by Richard Jorce, whom he is sending to the constable, John Drommed, Eustace de Rettref and German le Fauconer, and to cause them to be kept safely in that castle. The sheriff of Kent is ordered to cause them to have their wages.

To the constable of Tunbrigge castle. Like order to receive from the treasurer and barons of the exchequer Alan de de (*sic*) Lasceles, Laurence de Longaner', John Page, and William Alight, and to cause them to be kept safely in that castle.

To the sheriff of Kent. Order to cause the aforesaid prisoners to have their wages, in form aforesaid.

To W. bishop of Ely. Order and request that he will order his constable of his castle of Wysebech and will enjoin him, under pain of forfeiture of life and limbs and all his possessions in the realm, to receive the aforesaid John Drommed, Eustace de Rettref, and German le Fauconer, lately taken against the king in the castle of Dombur in Scotland and in the battle there, by indenture, from Richard Jorce, Thomas Haward, and Richard Trottard, by whom Roger Brabazun is sending the prisoners to the constable by the king's order, and to cause them to be kept safely in that castle, so that the constable may answer to the king for their bodies at his order. The bishop is enjoined not to omit to do this as the king confides in him. The king has ordered the sheriff

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Membrane 6—cont.

of Cambridge to cause the prisoners to have their wages from the issues of his bailiwick, to wit 3*d.* a day each and 3*d.* a day each for their keepers.

The like to Edmund, earl of Cornwall, for the constable of his castle of Berkhamstede to receive John de Glennirwhar', William de la Haye, and Walter de Berkeleye, knights, James de Meneteth, Luke son of Donald (*Dovenaldi*) de Luvenach, and John de Clony of Fife, esquires, and for the constable of his castle of Walingford to receive Constantine de Loghore, Michael Lescot, David de Cambroun, knights, Mak Beth of Athcle (*Atholia*), Laurence de Anegos, and Walter de Bothergafk, esquires.

The like to Joan, countess of Gloucester, for the constable of her castle of Tonebrigge to receive Alan de Lasceles, Laurence de Longaner', John Page, and Walter de Alyght, esquires.

The like to him who supplies the place of Edmund, the king's brother, for the constable of the castle of Kenilworth to receive Malcolm de Droman, John de Cloggeston, knights, Thomas de Alyght, Nigel de Kylpatrik, Reginald son of Reginald le Chyen, and Reginald de Sancto Claro, esquires.

To the sheriff of Devon. Order to cause Thomas de Merton to have seisin of a messuage in Chepyntorington, as the king learns by inquisition taken by the sheriff that the messuage, which John Rugge, who was hanged for felony, held, has been in the king's hands for a year and a day, and that John held it of Thomas, and that the township of Toryton has had the king's year and day thereof, for which it ought to answer to the king.

May 30.
Jedburgh
(*Jeddeworth*).

To Malcolm de Harlegh, escheator beyond Trent. Order to cause dower to be assigned to Margery, late the wife of Jordan de Kyngeston, tenant in chief, upon her taking oath that she will not marry without the king's licence.

To the same. Order to cause dower to be assigned to Sibyl, late the wife of Odo de Compton, tenant in chief, upon her taking oath that she will not marry without the king's licence.

May 26.
Castleton in
Liddesdale
(*in Valle
Lydell*).

To the same. Order to cause dower to be assigned to Cecily, late the wife of Richard de la Rokele, tenant by knight service of the heir of Philip de la Rokele, a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

June 12.
Edinburgh.

To John de Lythegr[eyns], escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Roger de Alewoldeleye, tenant in chief, upon her taking oath that she will not marry without the king's licence.

June 11.
Edinburgh.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Robert de Boteland, deceased.

To the same. Order to cause a coroner for that county to be elected in place of Nicholas de Haukehill, who is insufficiently qualified, as the king ascertains.

June 13.
Edinburgh.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause dower to be assigned to Agnes, late the wife of John de Wodhull, tenant in chief, as she has taken oath before the treasurer and barons of the exchequer that she will not marry without the king's licence.

Membrane 6—cont.

1296.

June 20.
Stirling
(*Stryvel*).

To the sheriff of Somerset. Order to deliver in bail John le Sopere of Button, imprisoned in Somerton gaol for the death of William le Deveneys, wherewith he is charged, as the king learns by the record of Robert de Wodeton and Philip Maubaunk, justices appointed to deliver that gaol, that he slew him in self-defence.

June 25.
Perth.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause Robert de la Mare, son and heir of Peter de la Mare, to have seisin of the lands that his father held at his death of the king in chief, as the king has taken his homage.

June 24.
Perth.

To Geoffrey de Pycheford, constable of Windsor castle. Whereas the late king granted by his charter, which the king has confirmed, to God and the church of St. Peter and the abbot of Westminster and his successors for ever eight bucks yearly, to be taken in the forest of Windsor at the king's cost by the hands of the constable of Windsor castle for the time being, and to be taken by him to Westminster on the eve of St. Peter ad Vincula, so that those who bring the venison thither shall make yearly two (*meneias*) before the great altar of St. Peter at Westminster; and fourteen bucks are in arrear to the abbot for the twenty-first, twenty-second, and twenty-third years of the king's reign, as he asserts: the king orders Geoffrey to cause the abbot to have what are in arrears of the bucks aforesaid together with eight for the present year. [*Prynne Records*, iii, p. 672.]

June 26.
Clunie.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause dower to be assigned to Margaret, late the wife of John de Wodenorton, tenant in chief, upon her taking oath not to marry without the king's licence.

June 2.
Clunie.

To John de Lythegreynes, escheator this side Trent. Order to cause dower to be assigned to Sarah, late the wife of Robert de Hayton, tenant in chief of the honour of Tykehull and of the manor of Gringelay, which are in the king's hands, upon her taking oath that she will not marry without the king's licence.

June 2.
Clunie.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause dower to be assigned to Juliana, late the wife of Richard de Tany, tenant in chief, as she has taken oath before the barons of the exchequer that she will not marry without the king's licence.

July 2.
Clunie.

To the constable of Notyngnam castle. Order to keep in that castle Roger the clerk, esquire, lately captured in the castle of Dunbar in Scotland and in the battle there, whom the king lately ordered to be delivered to the constable of Dyvyses castle by Robert de Sandeby for detention there, as he cannot be carried to Dyvyses castle at present owing to the illness by which he is detained at Notyngnam, so that the constable of Notyngnam castle shall answer for him body for body. He is enjoined not to omit this in any way, under pain of forfeiture of life and limbs and of all his possessions in the realm. The king has ordered the sheriff of Nottingham to cause Roger to have his wages, to wit 3*d.* a day, until otherwise ordered.

Mandate in pursuance to the sheriff of Nottingham.

*MEMBRANE 5.*July 4.
Forfar.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause dower to be assigned to Agnes, late the wife of William de Aspervill of Aylesbury, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Membrane 5—cont.

1296.

July 15.
Aberdeen.

To John de Lythegreynes, escheator this side Trent. Order to cause dower to be assigned to Jul[iana], late the wife of Richard de Eston, tenant in chief, upon her taking oath that she will not marry without the king's licence.

July 11.
Montrose
(Monros).

To the same. Order not to intermeddle with a messuage and seven bovates of land in Suthburton, as the king learns by inquisition taken by the escheator that William de Carthorp, who held at his death of the archbishopric of York, which is void and in the king's hands, and Margery, his wife, were jointly enfeoffed of the messuage and land by John Danyel, to whom William had previously given them by his charter, and that William and Margery continued their seisin thereof from St. Hilary, in the twenty-third year of the reign, until William's death, to wit for a year and more, which messuage and land the escheator has taken into the king's hands by reason of William's death.

July 20.
Aberdeen.

To the sheriff of Kent. Order to deliver in bail Walter Hereward, imprisoned at Wy for the death of Hereward son of Isabel de Heghegate, wherewith he is charged, as the king learns by the record of Luke de la Gare and Richard de Gravenall, justices appointed to deliver that gaol, that he slew him in self-defence.

July 31.
I[n]verkey-
rach

To John de Lythegreynes, guardian of the archbishopric of York, the see being void. Order not to intermeddle further with the manor of Thorpe St. Andrew near York and with the Hay of Langewath, as the king learns by inquisition taken by the guardian that Walter de Gray, sometime archbishop of York, acquired the manor from divers feoffors to himself and his heirs and assigns, and that he afterwards granted by an ordinance made between him and the dean and chapter of St. Peter's, York, the manor to the dean and chapter in this form: that the dean and chapter should pay yearly for so long as they should hold the manor to the treasurer of that church 20 marks for celebrating the obit of the archbishop in that church once a year on the day of his death (*deposicionis*) and for the maintenance of a chaplain in the manor of Thorp to celebrate for ever for the soul of J[ohn], sometime king of England, and for the soul of the archbishop and for the souls of all the faithful dead, provided that after the archbishop's death, the dean and chapter should demise the manor at ferm to each succeeding archbishop for the ferm aforesaid, to be held for the lives of the archbishops only, and that upon each voidance upon the death of the archbishop the manor should revert to the dean and chapter and should remain in their seisin for so long as the see should be void, in order to render the ferm aforesaid, and it also appears by the inquisition that H[enry], late king of England, afterwards confirmed this grant and ordinance, and that the dean and chapter afterwards acquired the Hay of Langewath from the prior and convent of Wartre, and afterwards demised it to William de Wykewan, sometime archbishop of York, for his life for a buck in grease time and a doe in the close season (*tempore fermesone*) yearly, so that after his death it should revert to them, and that the dean and chapter after the consecration of John, the last archbishop of York, demised to him the said manor with the Hay for the aforesaid services, so that they ought to revert after his death to the dean and chapter, and that the king has confirmed to the dean and chapter by his charter the grant that the prior and convent made to them of the Hay, and that the dean and chapter from the times of the grants have been always hitherto in seisin of the custody of the manor and Hay upon each voidance for the said 20 marks yearly. [Prynne, *Records*, iii, p. 674.]

1296.

Membrane 5—cont.

- July 21.
Invyrkeyrach. To Malcolm de Harlegh, escheator beyond Trent. Order not to intermeddle further with the church of Kenewaldestowe, co. Nottingham, annexed to the archbishopric of York, if it be in the king's hands solely by reason of the voidance of the archbishopric of York, as it is found by examination made by the king's order of the rolls of accounts in the exchequer of the issues of the archbishopric in other times of voidance that answer was not made for that church or for any issues thereof, as the treasurer and barons have signified to the king.
- Aug. 7.
Dundee. To the same. Order to cause dower to be assigned to Eleanor, late the wife of Hugh Luvel, tenant in chief, from the knights' fees and advowsons of churches that belonged to Hugh, as the king learns that she has not yet been dowered thereof.
- Aug. 6.
Dundee. To the same. Order not to intermeddle further with the lands that John de Monte Forti held at his death, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held nothing of the king in chief by reason whereof the custody of his lands might or ought to pertain to the king, but that he held divers lands by knight service in the escheator's bailiwick of William de Bello Campo, earl of Warwick.
- To the same. Order not to intermeddle with the lands that the said John held of Edmund, baron Stafford, and to restore to Edmund any issues received thence and to deliver to those to whom they belong any other issues received from other lands that John held in any other manner of the said baron, as the king learns by inquisition taken by the escheator that John at his death held nothing of the king in chief, but that he held divers lands of Edmund by knight service and also in other ways.
- Aug. 23.
Berwick-on-Tweed. To the treasurer and barons of the exchequer. Notification that the king has granted to Richard de Croupes, who holds the custody of the lands that belonged to William de Walleye, respite of 6*l.* 6*s.* 8*d.* exacted from him for William's debts until John, son and heir of William, come of age, and order to cause William (*sic*) to have such respite.
- Aug. 28.
Berwick-on-Tweed. To the keeper of the king's park of Pederton. Order to cause Simon de Asshton, the king's yeomen, to have in that park two oaks fit for timber, of the king's gift. By K.
- To the keeper of the forest of Essex. Order to cause John de Merk to have in that forest four bucks, of the king's gift.
By K. on the information of W. de Sturton.
- Aug. 26.
Berwick-on-Tweed. To the sheriff of York. Order to restore to Ingelram de Balliolo, parson of the church of St. Rumald (*Rumaldi*), his lands, goods and chattels, if they were taken into the king's hands solely by reason of his order to take into his hands the lands, goods and chattels of John de Balliolo, late king of Scotland, and of others of the realm of Scotland then having lands and goods in the sheriff's bailiwick who dwelt in Scotland and not in England, as the king wishes to show favour to Ingelram.
- Aug. 28.
Berwick-on-Tweed. To Malcolm de Harlegh, escheator beyond Trent. Order to deliver to Humphrey de Bello Campo the manor of Wymbourneford, co. Devon, and not to molest him for entering the manor, which is held of the king, without the king's licence, saving the rights of others, as the king has pardoned Humphrey his trespass in entering the manor for his praiseworthy service to the king in the war in Scotland.

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Membrane 5—cont.

To the sheriff of Northumberland. Order to restore to William Douglas his lands, goods and chattels, if they were taken into the king's hands solely by reason of his order to take into his hands the lands, goods and chattels of John de Balliolo, late king of Scotland, and of others of the realm of Scotland then having lands and goods in the sheriff's bailiwick who dwelt in Scotland and not in England, and to restore the issues thereof, as the king wishes to show favour to him.

The like to the sheriff of Essex.

Sept. 4.
Berwick-on-
Tweed.

To Master Thomas Cantok, chancellor of Ireland. As the king wishes to show special favour to those men of Ireland who were with him in his war in Scotland, he orders the chancellor to cause to be made for all those who Richard de Burgo, earl of Ulster, shall testify before the chancellor were in the king's service in Scotland, letters patent under the king's seal used in Ireland of pardon for homicides, larcenies, robberies and other trespasses committed in Ireland against the king's peace up to the day of the making of the presents; provided that they shall stand to right in the king's court if any one wish to speak against them for the said crimes, and saving to the king any fines that they may have previously made for the trespasses aforesaid.

Sept. 2.
Berwick-on-
Tweed.

To the keeper of the forest of Rychemund. Order to cause Brian son of Alan to have in that forest twelve harts, of the king's gift.

The like to the same to cause Robert de Tateshale, the elder, to have twelve harts.

MEMBRANE 4.

Aug. 30.
Berwick-on-
Tweed.

To the keeper of the forest of Wlmere. Order to cause Nicholas de Bosco to have in that forest three bucks, of the king's gift.

Sept. 1.
Berwick-on-
Tweed.

To John de Lythegr[eynes], escheator this side Trent. Order to deliver to Laurence de Sancto Mauro 33*l.* 6*s.* 8*d.* yearly of rent in the manor of Emeldon, as the king learns that Edmund, the king's brother, granted long before his passage to Gascony to Laurence by charter the said rent for life, and that Laurence was seised thereof long before Edmund's death, and continued his seisin thereof peacefully until the escheator ejected him by reason of Edmund's death.

Aug. 30.
Berwick-on-
Tweed.

To the keeper of the forest of Dene. Order to cause John Tregoz to have in that forest ten bucks, of the king's gift.

Vacated, because the writ was restored and it [is] otherwise on the roll for the twenty-fifth year.

Aug. 30.
Berwick-on-
Tweed.

To Malcolm de Harlegh, escheator beyond Trent. Order to deliver to Christiana, late the wife of Robert de Brus, late lord of Annandale (*Wall' Anand'*), tenant in chief, the following manors, which the king has assigned to her in the presence of Robert de Brus, son and heir of Robert, and by his assent: the manor of Great Badue, co. Essex, and the manor of Keinston, co. Bedford, with the homages, services of free tenants and villeins.

Patrick de Dumbar, earl of March, of the county of Berwick, Gilbert de Umframvill, earl of Anegos, of co. Northumberland, Robert de Tateshale, of co. Norfolk, John Wak, of co. York, Robert son of Roger, of co. Northumberland, and Brian son of Alan, of co. York, mainperned Gilbert de Umframvill, son of the earl of Anegos, to have him before the king at his

Membrane 4—cont.

1296.

order to do the king's will for his contempt against the king in striking Hugh de Louther, the king's minister, at the king's parliament at Berewyk in the octaves of the Assumption, in the twenty-fourth year.

The aforesaid Hugh acknowledged before the king and his council there that Gilbert had satisfied him fully for the trespass aforesaid.

- Sept. 1.
Berwick. To the keeper of the Forest of Shirewood. Order to cause Robert de Stafford to have in that forest six bucks of the king's gift.
- Sept. 3.
Berwick-on-Tweed. To the sheriff of Strivelyn. Order to cause the master of the house of the Hospital of St. John of Jerusalem at Thorfighyn to have in the forest of Kilrey (?) three oaks fit for timber of the king's gift.
- Sept. 8.
Berwick-on-Tweed. To William de Vescy, justice of the Forest this side Trent, or to him who supplies his place in the forest of Englewod. Order to cause the prior of Carlisle to have in that forest twenty oaks fit for timber, of the king's gift.
- Sept. 8.
Berwick-on-Tweed. To the same. Order to cause J. bishop of Carlisle to have in that forest 30 oaks, fit for timber, of the king's gift.
- Sept. 8.
Berwick-on-Tweed. To the sheriff of York. Order to cause to be delivered to Isabel, daughter of Adam Knout, the custody of certain lands in Uppesale, Thornbiry and Kilvynton, which belonged to Michael de Uppesale, if they were taken into the king's hands solely by reason of the king's order to the sheriff to take into the king's hands the lands of John de Balliolo, late the king of Scotland; and of others who have lands within the realm of England and who dwell within the realm of Scotland, as John son of Waldeve (*Waldevi*) and Margery, his wife, lately granted the custody to Isabel, a subject of the king (*ad pacem nostram existenti*), who took oath of fealty to the king, to have until Michael's heir come of age, and she was in peaceful seisin of the custody until the sheriff took the lands into the king's hands by virtue of the order aforesaid, as the king is given to understand, as the king wishes to show favour to her in consideration of her tender age.
- Sept. 10.
Berwick-on-Tweed. To John Wogan, justiciary of Ireland, and to the treasurer and barons of the exchequer of Dublin. Order to cause wheat and oats to be bought in Ireland, and to cause such corn, together with all such corn as the king has in Ireland of the present year, to be sent with all possible speed to Gascony to the king's men there by reason of their urgent necessity, as the king has enjoined upon the justiciary by word of mouth. The king does not express the number of quarters of corn to be provided by the justiciary on account of the great need of his men aforesaid.
- Sept. 10.
Berwick-on-Tweed. To the guardian of the archbishopric of Dublin, the see being void. Order to cause all the king's corn of the archbishopric, to wit wheat and oats, to be threshed without delay, save what is necessary, and to cause it to be sent to Gascony to the king's men there by reason of their great need, as John Wogan, justiciary of Ireland, upon whom the king has enjoined his will in this behalf, shall inform him by word of mouth.
- To the sheriff of Stafford. Order to cause Andrew de Evenefeld to have seisin of a toft in Evenefeld, as the king learns by inquisition taken by the sheriff that the toft, which John son of Sarah de Evenefeld, who was outlawed for felony, held, has been in the king's hands for a year and a day, and that John held it of Adam, and that the township of Evenefeld holds it, and has had the king's year and day thereof, for which it ought to answer to the king.

Membrane 4—cont.

1296.

To William de Vesey, justice of the Forest this side Trent, or to him who supplies his place. Order to cause the prior and convent of Carlisle to have in the forest of Englewod a tithe of the venison taken and to be taken therein during the present year, as they and their predecessors have been wont to have it heretofore. [Prynne, *Records*, iii, p. 673.]

Sept. 12.
Berwick.

To John Wogan, justiciary of Ireland. As the king wishes to shew special favour to those men of Ireland who were with him in his war in Scotland, he orders the justiciary to cause to be made for all those of that land whom he shall ascertain were in the king's service in that war letters patent under the king's seal used in Ireland of pardon of the suit of the king's peace for homicides, larcenies, robberies and other trespasses against his peace in Ireland up to the day of the making of the presents; provided that they shall stand to right in his court if any one wish to speak against them for these offences, and saving to the king any fines that they may previously have made for such trespasses.

Sept. 10.
Berwick-on-
Tweed.

To Malcolm de Harlegh, escheator beyond Trent. Order to deliver to Aymer (*Eimero*) de Valencia, son of William de Valencia, tenant in chief, if it appear to the escheator that Joan, late the wife of William, has been contented for her dower assigned to her by Aymer, the third of the lands that belonged to William that the escheator retains in the king's hands by reason of Joan's dower.

The like to John de Lythegraines, escheator this side Trent.

Sept. 8.
Berwick-on-
Tweed.

To the sheriff of Cumberland. Order to cause to be delivered to Dougal (*Duuegallo*) son of John de Geveleston the custody of certain lands in Hoton Johan that belonged to William de Hoton, if the lands have been taken into the king's hands solely by reason of his order to take into his hands the lands of John de Balliolo, late king of Scotland, and of others who have lands within the realm of England and who dwell within the realm of Scotland, as John de Geveleston lately granted the custody to Dougal until William's heir should come of age, and the king, at the instance of Master John de Cadamo, his clerk, wishes to show favour to Dougal.

Sept. 8.
Berwick-on-
Tweed.

To the keeper of the king's wood of Bywell. Order to cause William de Haulton to have in that wood twelve oaks fit for timber, of the king's gift.

Sept. 10.
Berwick-on-
Tweed.

To Malcolm de Harlegh, escheator beyond Trent. Order to deliver to Aymer de Valencia, son and heir of William de Valencia, the third of the lands that belonged to William that the escheator retains in the king's hands by reason of the dower of Joan, late the wife of William, if he ascertain that she has been contented for her dower assigned to her by Aymer.

The like to John de Lydegreyns, escheator this side Trent.

Sept. 16.
Berwick-on-
Tweed.

To the sheriff of Norfolk. Order to cause to be delivered to Albert de Mudum of Utrecht (*Treght*) his goods and wares, as the king learns by the letters of William de Ormesby and William Gerberge, his justices sent to hear and determine certain trespasses committed upon Geoffrey Swyn and certain other mariners of the king at sea by the said Albert, that Albert is not guilty of any homicides or robberies or trespasses committed upon Geoffrey or any of the king's mariners or men, and that the men of Lenne, seeing Albert's ship anchored at sea near the land, and having no knowledge (*agnicionem*) of him or his ship and believing that he would go to Flanders with the ship and the merchandise in her, arrested his goods and wares.

Membrane 4—cont.

1296.

Sept. 8.
Berwick-on-
Tweed.

To the sheriff of York. Order to cause to be delivered to Alan de Raff his lands in the sheriff's bailiwick, which do not exceed the value of 5 marks a year, together with the corn therein, if they have been taken into the king's hands solely by reason of the king's order to take into his hands the lands of John de Balliolo, late king of Scotland, and of others who dwell in Scotland and have lands within the realm of England, as the king wishes to show Alan favour at the instance of Hugh le Despenser.

Sept. 16.
Berwick-on-
Tweed.

To the sheriff of Wilts. Order to deliver to Alan la Zousche the lands of all his tenants that have been taken into the king's hands by reason of their rebellion, as the king has granted to Alan that the lands of all his tenants dwelling in Scotland in the time of the war who held immediately of him in Scotland and in England, which the king caused to be seised into his hands by reason of their rebellion, shall be in Alan's hands until the king shall otherwise ordain. The sheriff shall retain in the king's hands the lands of those who are in the king's prison, if any were held of Alan immediately.

To John de Lythegr[eynes], escheator this side Trent. Order to deliver a moiety of the manor of Derleye, which was taken into the king's hands by reason of the death of William de Kendale, to the nearest [friend] of Alice, William's daughter, as the king learns by inquisition taken by the escheator that William at his death held the moiety of the king in socage, rendering therefor 15s. 4d. yearly for all services, and that he held no other lands in that bailiwick, and that Alice, his daughter, is his next heir and is aged one year.

Sept. 20.
Bamburgh.

To the sheriff of Northumberland. Order to deliver to A. bishop of Durham the manor of Werk in Tyndale and all other lands that John de Balliolo, late king of Scotland, granted by his charter to the bishop, together with the corn therein, which were taken into the king's hands by reason of the war in Scotland.

Sept. 23.
Alnwick.

To the treasurer and barons of the exchequer. Order to acquit Malcolm de Harleye, escheator beyond Trent, of 24*l.* at which John Wogan bought from him the corn in the lands of the manor of Sokedoneth, as the king granted to John, for his good service, the custody of a moiety of the said manor, which moiety belonged to Nicholas de Bonevill, tenant by knight service of John, son and heir of John de Bello Campo, tenant in chief, a minor in the king's wardship, and the king also granted to him the custody of the other moiety of the manor, which belonged to Philip de Burnel, tenant in chief, whose heir is a minor in the king's wardship, to have until the heir should come of age, as contained in the king's letters patent made to John, and John bought the corn in the lands of the manor from Malcolm for the aforesaid sum, and the treasurer and barons charge Malcolm with it, and the king has pardoned John this sum.

To Malcolm de Harlegh, escheator beyond Trent. Order not to distrain John for the aforesaid sum, as the king has pardoned it to him.

*MEMBRANE 3.*Sept. 24.
Alnwick.

To the sheriff of Northumberland. Order to cause Hugh de Flotewayton to have seisin of a messuage and a carucate of land in Hilburn, as the king learns by an inquisition taken by the sheriff that the messuage and carucate, which John de Leyham, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that John held them of Hugh, and Laurence de Sancto Mauro had the king's year and day thereof, for which he ought to answer to the king.

Membrane 3—cont.

1296.

Sept. 25.
Alnwick.

To the sheriff of Cumberland. Order to cause to be delivered to Christiana, late the wife of David de Torthorald, all the lands of her inheritance in that county, by the king's special grace, if they were taken into the king's hands solely by virtue of his order to take into his hands the lands of John de Balliolo, late king of Scotland, and others dwelling in Scotland who have lands in England.

To the sheriff of Westmoreland. Like order to deliver to Christiana the lands that she held in dower of the inheritance of William de Kyrketon, her first husband.

Sept. 29.
Newminster.

To John de Lythegr[eynes], escheator this side Trent. Order not to intermeddle further with the lands that belonged to Walter de Cambhou, as the king learns both by inquisition taken by the escheator concerning Walter's lands and sent to the exchequer and by the rolls of the exchequer that Walter held nothing at his death of the king in chief, but that he held of Hugh de Gosebeck, tenant in chief of the king by barony in co. Northumberland, which barony the king caused to be taken into his hands by reason of the alienation thereof that Hugh made without his licence to Hugh de Reymes, now deceased, and to Robert, his son, and which the king has now restored to Robert by a fine made with him in the exchequer, having previously taken Robert's homage, and it is also found by the inquisition that Walter in his life never attorned himself to Hugh de Reymes or to Robert, his son, or to the king when the barony was in his hands for the services that he was wont to do to Hugh de Gosebeck for the lands.

Sept. 30.
Morpeth.

To Henry de Cobeham, keeper of the islands of Gerneseye and Gereseye. The king has received a petition from Ralph Barbe, Ralph Orense, Oliver Leulier, and Colin Pynel, of the island of Gereseye, containing that whereas they received from the bishop and archdeacon of Coutances and from the abbot of St. Sauveur, in the diocese of Coutances, a certain ferm of sheaves and corn, the king's enemies came to that island and burned their houses together with the sheaves and corn, and inflicted many other damages upon them, notwithstanding which the ferm is exacted from them in full. The king, wishing to be certified concerning these things, orders Henry to enquire the truth concerning them, and to certify the king at his next parliament at London after the Nativity of what he shall find by the inquisition, and to supersede in the meantime the making exaction for the ferm for the said time.

The like to the same for John Gasseman, William le Hure, Richard Goye, John Goye, heirs of Matthew Durel of the island of Gerneseye, who have shown by petition that whereas they and Matthew received from Master William de Sancto Remigio and John de Gaye, priest, who are of the power of the king of France, certain mills at ferm, the king's enemies burned or destroyed the mills and slew Matthew, and inflicted many other damages upon them.

To John Wogan, justiciary of Ireland. The abbot and convent of Saul (*de Saballo*) in Ulster have shown the king that whereas the abbots of that house, both Irish and others, alienated from it divers lands and rents conferred upon the abbey in pure and perpetual alms for the maintenance of the canons there serving God, to the diminution of the alms and the dispersion of the canons, and have prayed the king to grant to them that they may buy and again acquire the lands that have been thus alienated, notwithstanding the statute of mortmain. The king orders the justiciary to permit the abbot and convent to acquire all lands and rents whereof he shall ascertain that the church was seised

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Membrane 3—cont.

peacefully in times past and that have been transferred from the house by the predecessors of the abbot, Irishmen or others, notwithstanding the said statute.

To John de Lythegr[eynes], escheator this side Trent. Order to cause dower to be assigned to Christiana, late the wife of Richard de Ryhull, as it was not the king's intention when he took the homage of Henry de Ryhull, brother and heir of Richard, for the lands that Richard at his death held of the king in chief, and rendered the same to him that Christiana should not have her dower, and she has now taken oath before the king that she will not marry without his licence.

Oct. 4.
Chester. To the sheriff of Northumberland. Order to receive from the constable of Baumburgh Rhys (*Resum*) ab Maylgon, Canan ab Mereduth, and Mailgon ab Res, Welshmen in that castle, and to cause them to be taken under safe-conduct to the castle of Newcastle-on-Tyne, and to cause them to be kept there safely without irons, as the king has enjoined upon him by word of mouth, and to cause them to have their wages from Michaelmas last, to wit 3*d.* a day each and 2*d.* a day each to two grooms serving them, until further orders, and to cause Rhys, Canan and Maylgon to have 20*s.* each and each of the grooms 6*s.* 8*d.* for their robes for the present year.

Oct. 5.
Durham. To the treasurer and barons of the exchequer. Order to grant licence to Joan, late the wife of Richard de Harecurt, tenant in chief, by letters patent under the seal of the exchequer to marry whom she will, provided he be a subject of the king, upon her paying a reasonable fine for her marriage, which pertains to the king.

Oct. 5.
Durham. To the bailiff of Tyndale. Order to cause Gilbert de Unfraunvill, earl of Anegos, to have in the woods and parks that belonged to John Comyn of Badenagh in Northtyndale, which are in the king's hands, twenty live bucks and eighty live does, in order to stock his park of Hyrbotel therewith.

To the sheriff of Northumberland. Order to permit William de Stavre, William, his brother, Meykinus de Stavre and Tydeman de Stavre, who are of the power of the king of Almain and are imprisoned at Newcastle-upon-Tyne, to go freely whither they wish upon their taking bodily oath that they will not go to the land of the king's enemies and that they will conduct themselves well towards the king and his realm and will not procure the doing of any damage to the king or his realm.

Oct. 5.
Durham. To the same. Order to cause the burgesses of the town of Corbrigge to have in the wood that belonged to John de Balliolo, late king of Scotland, at Breryshide in that county, which is in the king's hands and in the sheriff's custody, forty oaks fit for timber in order to rebuild their houses, which were lately burnt by the Scotch, of the king's gift.

Oct. 6.
Beautrove. To the constable of Carlisle castle. Order to permit Henry de Percy and his men to enter that castle and to make their provision (*providencias*) there freely, as shall seem most expedient to them, so that they may carry them to the king's land of Galway (*Galwedie*) and to Ayrshire (*comitatum nostrum de Are*) at their pleasure, as the king has appointed Henry his keeper of that land and county during pleasure.

Oct. 5.
Durham. To Hugh de Bussy, escheator in co. Chester. Order not to intermeddle further with the lands that Philippa, late the wife of Hugh de Dutton, held in dower of Hugh's inheritance and of the fee of H. de Lacy, earl of

1296.

Membrane 3—cont.

Lincoln, in that county, which the escheator has taken into the king's hands by reason of her death, if the escheator ascertain that she held the lands of Hugh's inheritance and that the custody thereof ought to pertain to the earl by reason of the custody of the other lands that belonged to Hugh in the earl's hands, as the king ordered the escheator not to intermeddle with the lands that Hugh held at his death of the earl by knight service, because the king learned by an inquisition taken by Reginald de Grey, justiciary of Chester, that the lords of fees in that county ought to have the custody of the lands that are held of them by knight service after the death of their tenants during the minority of the heirs, although such tenants held other lands in that county or elsewhere of the king in chief.

Oct. 9.
Northallerton
(*Alverton*).

To the bailiffs and men of Scardeburgh. Order to deliver to Ralph Sefughel of Lenne a ship with all its tackle to be chosen by him from the king's ships that were lately captured at sea from the king's enemies, and which are in custody of the bailiffs and men, as the king has granted to him one of the ships.

Oct. 12.
Thirsk
(*Tresk*).

To the keeper of the manor of Geytyngton. Order to cause John Comyn of Badenagh to have in that forest twelve does, of the king's gift.

To the bailiff of the manor of Geytyngton. Order to deliver to John Comyn of Badenagh the body of that manor, as the king has lent it to him in order that he may dwell in the houses thereof with his wife and household and may have his easements therein during the king's pleasure.

To the keeper of the forest of Geytyngton. Order to permit the said John to chase, take, and carry away the fox, hare, and wild cat (*catum*) in that forest with his dogs, as the king has granted him permission to do so.

Oct. 14.
Kirkham.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause Alan la Zousche to have seisin of the lands whereof Ellen la Zousche was seised in her demesne as of fee at her death, as the king learns by an inquisition taken by the escheator that Ellen at her death held divers lands of the king in chief, and that Alan is her next heir and is of full age, and the king has rendered them to Alan, wishing to show him special favour as he is staying in Gascony in the king's service. It is provided that Alan when he returns to England shall come to the king to do homage for the said lands and to pay his relief.

Oct. 11.
Thirsk.

To the sheriff of Hereford. Order to deliver to Joan, late the wife of Peter de Genevill, her lands in his bailiwick, which he took into the king's hands by virtue of the king's order to take into his hands the lands of aliens dwelling in parts beyond sea, as Edmund, the king's late brother, and Almaric de la Bret have testified to the king by their letters that Joan, who dwells in Gascony, has hitherto borne herself well and faithfully to the king.

The like to the sheriff of Salop.

Oct. 12.
Kirkham.

To the treasurer and barons of the exchequer. Order to cause John de Creppinges to be acquitted of the 50*l.* by which he made fine with the king for the ransom of his body for a contempt committed against the king, as the king has pardoned him this fine.

Membrane 3—Schedule.

Memorandum, that the said Alan la Zuche afterwards came to the king's court at La Neylaunde, to wit on Wednesday before St. Nicholas, in the twenty-fifth year, and did homage to the king for the lands and tenements that he holds of him in England and in Scotland.

MEMBRANE 2.

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Oct. 11.
Thirsk.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Martin le Saumpler, deceased.

Oct. 14.
Kirkham

To the fermors of the king's mills and bridge of Chester. Order to pay to Robert de Crevequor 22*l.* 10*s.* 0*d.* for the quinzaine of Michaelmas last from the issues of the mills and bridge, as the king granted to Robert for life, in recompence for his surrender of a moiety of the manor of Saham, the custody of the king's castle of Beston, co. Chester, and for its custody 100*s.* a year and also 40*l.* a year, to be received at the quinzaines of Easter and of Michaelmas from the issues of the mills and bridge aforesaid.

To John de Lythegreynes, escheator this side Trent. Order to cause dower to be assigned to Edith, late the wife of Adam de S[t]ubhus,* tenant in chief, as she has taken oath before the king that she will not marry without his licence.

Oct. 14.
Kirkham.

To the sheriff of Cumberland. Order to cause a verderer to be elected for the forest of Englewode in place of Robert Wittrik, who has been elected coroner of that county, so that he cannot conveniently execute the duties of the office of verderer.

To the same. Order to cause verderers for the said forest to be elected in place of Thomas de Ribbeston, John de Crokedayk, and Richard de Ratheton, deceased.

To the sheriff of York. Order to cause two verderers for the forest of Galtres to be elected in place of Paulinus de Lilling and Nicholas de Ryparia, deceased.

Oct. 14.
Kirkham.

To the sheriff of Northumberland. Order to cause to be delivered to William de Vesey the lands in that county of all his tenants dwelling in Scotland who held immediately of him, as the king has granted to him that all the lands of his tenants both in England and Scotland that the king caused to be seised into his hands by reason of their rebellion shall be in William's hands until the king shall otherwise ordain. The sheriff is ordered to retain in the king's hands the lands of those who are in the king's prison, if any of them held immediately of William.

Oct. 23.
Brotherton.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause dower to be assigned to Margery, late the wife of Hugh Peverel, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 23.
Brotherton.

To the sheriff of York. Order to deliver in bail Alan le Wolleberier of Beverley, imprisoned at Beverley for the death of Richard son of Matthew Fynamour of Beverley, wherewith he is charged, as the king learns by the record of William de Sancto Quintino and Thomas de Metham, iustices appointed to deliver that gaol, that he slew him by mischance.

Oct. 24.
Brotherton.

To Malcolm de Harlegh, escheator beyond Trent. Order to cause Alice, late the wife of Robert de Ver, late earl of Oxford, to have seisin of the manors of Horemade and Fyngreye, as the king learns by inquisition taken by the escheator that Robert and Alice held the manors at Robert's death of her inheritance, and the king has restored them to her on condition that she come to him when he next arrives at Bury St. Edmunds to do homage therefor.

* Called 'Stubhus' in the marginal abstract.

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Membrane 2—cont.

- Oct. 24.
Brotherton. To the same. Order not to intermeddle further with the manor of Wolfhampton, as the king learns by inquisition taken by the escheator that the aforesaid Robert and Alice held it for their lives of William le Plumer by the service of 10s. a year.
- Oct. 24.
Brotherton. To John de Lythegraynes, escheator this side Trent. Order not to intermeddle further with twelve bovates of land and a moiety of an acre and a mill in Wysowe, as the king learns by inquisition taken by the escheator that Alesia, late the wife of William Trumwyn, tenant in chief, was enfeoffed jointly with William of the said land thirteen years before William's death, and that she continued her seisin thereof with him until they were taken into the king's hands with William's other lands by reason of his death, and that the land and mill are held of Thomas de Rempston', rendering therefor 1*d.* a year.
- Oct. 27.
Blyth. To Thomas Folejaumbe, bailiff of the Peak (*de Pecco*). Order to cause Nicholas de Babyngeleye, the king's yeoman, chief forester of Peak Forest, to have his wages for the bailiff's time as he ought and was wont to have them in the times of other bailiffs, and in accordance with the king's letters patent to Nicholas.
- Oct. 24.
Brotherton. To Malcolm de Harlegh, escheator beyond Trent. Order to cause Robert de Ver, son of Robert de Ver, late earl of Oxford, to have seisin of the lands that his father at his death held of the king in chief, as the king learns by inquisition taken by the escheator that the earl held at his death divers lands of the king in chief and that Robert is his next heir and that he is of full age, and the king has rendered the lands to Robert wishing to shew him favour because he is in Gascony in his service. It is provided that Robert upon his return to England shall come to the king to do his homage for the said lands.
- Oct. 28.
Newark. To the same. As the king wishes to show favour to Gilbert de Brides-hale, who is staying in Gascony in his service, he orders the escheator to divide into two equal parts all the lands that belonged to Peter de Campan[ia], tenant in chief of the king as of the honour of Albemarle, and to cause to be assigned to Gilbert, who married Isabel, the youngest daughter and co-heiress of Peter, the purparty due to them. The king, wishing to show Gilbert further grace, orders the escheator to cause him to have without delay all the issues received from the purparty since Peter's death.
- Oct. 24.
Brotherton. To the same. Order to cause dower to be assigned to Alice, late the wife of Robert de Ver, late earl of Oxford, tenant in chief, in the presence of the attorneys of Robert de Ver, son and heir of Robert, who is in the king's service in Gascony, if they choose to be present, on condition that she come before the king at Bury St. Edmunds when he shall next arrive there to take oath that she will not marry without his licence.
- Nov. 9.
Bury
St. Edmunds. To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Adam de Maddeleye, deceased.
- Nov. 9.
Bury
St Edmunds. To Malcolm de Harlegh, escheator this side Trent. Order not to intermeddle further with the manor of Lolleworth, as the king learns by inquisition taken by the escheator that Emma, late the wife of Henry son of Philip de Colevill, was enfeoffed jointly with Henry of the manor, and that she was in peaceful seisin thereof with him until his death, and also continued her seisin after his death for a long time until the manor was taken into the king's hands by the escheator by reason of Henry's

Membrane 2—cont.

1296.

death, and that the manor is not held of the king in chief but of William de Brumpton by the service of two knights' fees, so that the custody thereof cannot and ought not to pertain to the king at present.

Nov. 9.
Bury
St Edmunds.

To the keeper of the forest of Gaytinton. Order to cause John Comyn of Badenagh, who is dwelling in the king's manor of Gaytinton, to have in that forest twenty leafless oak stumps (*robera*) for fuel, of the king's gift.

To the treasurer and barons of the exchequer. Whereas Thomas Motekyn of Sholdon is imprisoned in Canterbury castle for a re-disseisin made by him upon Ellen, late the wife of John de Stonrene of Sholdon of a tenement in Sholdon, co. Kent, from which prison he cannot be delivered without special order from the king; the king orders them to send some one in whom they have confidence to the sheriff of that county, so that he and the sheriff may cause Thomas to be released, if he be imprisoned solely for what pertains to the king for the re-disseisin aforesaid, after receiving from him a reasonable fine for the king's use for the trespass aforesaid.

Membrane 2—Schedule.

Memorandum, that Robert, son and heir of Robert de Veer, late earl of Oxford, afterwards came to the king's court at La Neylaunde, on Wednesday before St. Nicholas, in the twenty-fifth year, and there did homage to the king for the lands that he holds of the king.

MEMBRANE 1.

Nov. 9.
Bury
St Edmunds.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Walter de Houton of Grymesby, deceased.

Nov. 10.
Bury
St Edmunds.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Ralph de Huncote of Leicester, deceased.

To Stephen de Penecestre, keeper of the manor of Westelyve. Order to pay to the prior and convent of Christ Church, Canterbury, 15*l.* for Michaelmas term last out of the issues of that manor, as the king granted to them 30*l.* a year from the issues to be paid to them at Canterbury until he should provide them with 30*l.* yearly of land in co. Kent, in satisfaction of 60*l.* yearly of land that he granted to them in exchange for the customs and rents and all the rights, liberties and other things that they had or might have in the town and port of Sandwich, which they granted and released to the king and his heirs by their charter.

The like to the same for payment of 15*l.* for Easter term.

Nov. 6.
Barnwell.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Bartholomew le Taverner, deceased.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Walter de Houton of Grymesby, deceased.

Nov. 12.
Bury
St Edmunds.

To the sheriff of York. Order to deliver to William de Grenall of Grymesby, Robert ad Crucem of Scardeburgh and Elias de Dunwyco one ship each with all its tackle from the ships forfeited to the king at Scardeburgh and Ravenesere, as the king wishes to make them recompence

1296.

Membrane 1—cont.

because they lost their ships by a storm at sea (*per maris intemperiem*) when in the king's service, William and Robert when in the company of Osbert de Spaldyngton in the Scotch sea, and Elias when going by Osbert's order in the king's service to Wynchelse, as appears to the king by Osbert's testimony.

To Geoffrey de Pycheford, constable of Windsor castle. Order to pay to two chaplains celebrating divine service in the king's chapel of the castle 50s. a year each, to John Braye, porter of both gates of the castle, 4*d.* a day, to Thomas Burnell, one of the viewers of the king's works in that bailiwick, 2*d.* a day, to Simon de Shawes, the other viewer of the works, 2*d.* a day, to Robert de Shorteford, the king's clerk of the said works, 2*d.* a day, to four watchmen of the castle, 2*d.* a day each, to Adam the gardener of the king's garden without the castle, 2½*d.* a day, to Robert Lyghtfot, porter of the king's park of Windsor and keeper of the king's houses there, 4*d.* a day, to Robert de Say, chief forester of the forest of Windsor, 12*d.* a day, and to William the parker of the king's park of Kenyton, 1½*d.* a day, being their stipends and wages, from Michaelmas last until Michaelmas next.

To the same. Order to cause to be repaired the houses, tower, walls and bridges of the castle aforesaid, with the stable and wall of the king's garden outside the castle, the houses and ponds of the king's park at Windsor, with the paling about the park, the houses and walls of the manor of Kenyton, with the paling and wall about the king's park there, and the houses and walls of the manor of Bray.

To the same. Order to cause hay and oats to be provided for this winter season for the king's deer in the parks of Windsor and Kenyton so that they shall not perish for lack of sustenance.

Nov. 14. To the keeper of the forest of Geytyngton. Order to permit John
Bury Comyn of Baden[agh] to take with his dogs twelve does in that forest as
St. Edmunds. his sport, although the king previously ordered the keeper to cause him to have this number of does therein.

Nov. 14. To the sheriff of Berks. Order to cause a coroner for that county to be
Bury elected in place of Richard de Pesoye, deceased.
St. Edmunds.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Peter de Middleton, deceased.

Nov. 16. To John de Lythegraines, escheator beyond Trent. Order to cause
Bury dower to be assigned to Clarice, late the wife of Edmund Spigurnel,
St. Edmunds. tenant in chief, upon her taking oath that she will not marry without the king's licence.

Nov. 16. To the treasurer and barons of the exchequer. The king sends to them
Bury enclosed in the presents a schedule lately sent to him by the treasurer of
St. Edmunds. his exchequer at Berwick, in which they will find contained certain things which the said treasurer desires to be sent to Berwick for the ordering of the exchequer there. As the king wills that the same order in all things shall be observed in that exchequer henceforth as in the exchequer of Westminster, he orders them to see the schedule and to send to the treasurer of the exchequer at Berwick as quickly as possible the things contained therein and the things whereof they shall see need for the ordering of the exchequer of Berwick, so that the same order may be ordained therein as exists in the said exchequer of Westminster.

1296.

Membrane 1—cont.

See the appended schedule of certain rolls and memoranda to be sent from the exchequer at Westminster to the exchequer at Berwick for keeping the same order there.

The following lands that belonged to Sir Robert de Veer, late earl of Oxford, are assigned in dower to Alice de Veer, late his wife : the manor of Aldham, co. Suffolk, which is extended at 25*l.* 11*s.* 7*d.* a year ; the manor of Lavenham, in the same county, which is extended at 40*l.* 3*s.* 0*d.* ; the manor of Cokefeld, in the same county, which is extended at 19*l.* 5*s.* 1*d.* a year, from which there ought to be repaid to the abbot of St. Edmunds yearly 2*s.* 11*d.* and there remain clear 19*l.* 2*s.* 2*d.* ; the manor of Canefeld at the castle, co. Essex, which is extended at 43*l.* 7*s.* 2*d.* a year ; the manor of Bumstede, in the same county, which is extended at 21*l.* 14*s.* 9½*d.* ; lands in Little Bumstede, in the same county, which are extended at 6*l.* 18*s.* 7½*d.* a year ; and the manor of Great Abyton, in co. Kent, which is extended at 28*l.* 5*s.* 6*d.*

Nov. 15.
Bury
St. Edmunds.

To the treasurer and barons of the exchequer. Whereas the king ordered Hugh de Babyngton, then sheriff of Cambridge, to deliver to Bartholomew Goggyng of Cambridge, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before John de Eyvill, Robert Malet, and Ralph Basset, justices appointed to deliver Cambridge gaol, with the homicide of Geoffrey de Grisele, clerk, slain at Cambridge, because he had purged his innocence before W. then bishop of Ely, to whom he was delivered in accordance with the privilege of the clergy ; and Hugh accordingly restored them to Bartholomew, whereupon the king ordered the treasurer and barons to acquit Hugh of 42*l.* 14*s.* 10*d.* at which the goods were appraised and with which he was charged in his account at the exchequer ; and they have hitherto deferred doing so, at which the king is surprised : as the king wills that Bartholomew shall not be defrauded of his lands, goods and chattels if he did not flee by reason of the charge, he orders the treasurer and barons to search the rolls of the said John, Robert and Ralph concerning the delivery of the said gaol of Bartholomew, and if they find that he did not flee, they are then to cause him and the heirs and executors of Hugh's will to be acquitted of the aforesaid 42*l.* 14*s.* 10*d.*, in accordance with the king's previous order.

Nov. 15.
Bury
St. Edmunds.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Walter le Enveyse, deceased.

To the sheriff of Nottingham. Order to deliver in bail Master John de la Marche, imprisoned at Notyngnam for the death of William son of William de Wynleye, wherewith he is charged, as the king learns by the record of Richard de Byngham and John de Anesleye, justices lately appointed to deliver that gaol, that he slew him in self-defence.

Nov. 15.
Bury
St. Edmunds.

To the treasurer and barons of the exchequer. Whereas the king, on 21 June, in the twenty-first year of his reign, pardoned the abbot of Deulacres 780*l.* exacted from him for the arrears of the ferm of the manor of Roshale for the time when his predecessors had the custody thereof by the commission of the king of England, as appears by the rolls of chancery, and he thereupon ordered the treasurer and barons to acquit the abbot of this sum, and they have done nothing in the matter, as the king learns, at which he is surprised : he therefore orders them to cause the abbot to be acquitted of this sum, in accordance with his previous order.

1296.

Membrane 1—cont.

Nov. 17. To the keeper of the forest of Cannock (*de Canoco*). Order to cause
 Bury Ralph de Shirleye to have in the Hay of Teddesleye, which is within the
 St. Edmunds. bounds of that forest, four does, of the king's gift.

Membrane 1d—Schedule.

The underwritten are to be sought from the king that they may be sent to the exchequer at Berwick in Scotland.

Two annual rolls of the second rolls of the exchequer of England, which rolls the clerk of the chancellor of the exchequer writes, in which rolls to wit there are written the accounts of the escheators and bishoprics, so that by these rolls the form of hearing accounts and allowing the stipends of divers servants keeping divers bailiwicks by the king's writs or without writs may be had.

Also two rolls of the king's memoranda in the exchequer, so that there may be had by them full knowledge of how to make and write those things that pertain to the office of the remembrancer.

Also a file of old writs of the king that remain in the hands of the clerk in the exchequer who keeps the said writs and the rolls of pleas.

Also a transcript of the book for ordering the exchequer of England, which book remains in the king's Receipt [of the exchequer] in the hands of the clerk of the treasurer and chamberlains, so that by this book ordinance and view may be made of the conjunction (*cojuncione*) of offices and many other things that they do for the king.

The aforesaid when they have been seen and understood for some time may be remitted and put in their places in the exchequer of England whence they came.

Also it is to be sought from the king that there may be sent into Scotland bushels, gallons, ells, and weights and other things pertaining to the office of the marshalsea of the market, together with a form in a roll to exercise that office.

1295.

MEMBRANE 12d.

Nov. 21. Master Nicholas de Hovyton acknowledges that he owes to John de
 Udimore. Langeton, parson of the church of Raculvre, 178*l.*; to be levied, in
 default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Simon Braban of Newenden acknowledges that he owes to Robert de Askeby, parson of the church of Newenden, 5 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Sussex.

William de Saleby acknowledges that he owes to Master William Burnell and William de Hamelton, archdeacon of York, executors of the will of Robert, late bishop of Bath and Wells, 12 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment, acknowledged by William de Hamelton.

Peter le Rus of Sybly Hedyngham acknowledges that he owes to William le Herbejur 5 marks 4*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

James de Dalilegh, parson of the church of Cranelegh, diocese of Winchester, acknowledges that he owes to Master William Burnel and William de Hamelton, executors of the will of Robert Burnell, late bishop of Bath and Wells, 10*l.*; to be levied, in default of payment, of his lands and chattels.

Membrane 12d—cont.

1295.

Dec. 8. William Gerberd acknowledges that he owes to Adam de Nedham 13
Westminster. marks ; to be levied, in default of payment, of his lands and chattels in
co. Norfolk.

Dec. 8. To William de Alta Ripa, keeper of the maritime parts in co. Sussex.
Westminster. Whereas the king caused the lands of the abbot of Fécamp in this realm
to be taken into his hands and he committed them to Vigor, a monk of
Fécamp, to be kept during pleasure, on condition that he should answer
for the issues thereof to the exchequer according to the form provided
therefor at the exchequer ; the king orders William not to distrain Vigor
to contribute to the custody of the maritime parts aforesaid while the
lands are in his custody.

The like to William de Stokes, keeper of the maritime parts in the
same county.

Dec. 14. John son of Robert Goldhous came before the king, on Wednesday the
Westminster. morrow of St. Lucy, and sought to replevy his land in Burcestre, which
was taken into the king's hands for his default against William son of
Richard Goldhus. This is signified to the justices of the Bench.

Memorandum, that Master Philip de Thorp, parson of the church of
Fresingfeld, came into chancery at Westminster, on Wednesday the
morrow of St. Lucy, and submitted himself to the king's will for the
contempt that William Carbonel, the king's serjeant-at-arms appointed
by the king to conduct the count of Gueldres (*Gelr'*) towards parts beyond
the sea, said that he committed in refusing to entertain (*hospitari*) the
count in the houses of his said church.

Dec. 16. To Roger le Bygot, earl of Norfolk and marshal of England. Order to
Westminster. be with the king with horses and arms at Newcastle on 1 March next, ready
to do those things that shall be enjoined upon him by the king's council
there, as the king proposes to set out for Scotland to repress the acts that
John, king of Scotland, has committed contrary to his oath to the injury
of the king's crown. [*Parl. Writs.*]

The like to the earl of Warwick and thirty-six others. [*Ibid.*]

The like to those whose names are contained in the appended schedule.
[*Ibid.*]

To Master William de Bosco. Like order to send some of his men to
Newcastle. [*Ibid.*]

Dec. 16. To Edmund, earl of Cornwall. Request that he will send some of his
Westminster. men to Newcastle, although he is, as the king is aware, charged with aid
to the king in Gascony and elsewhere. [*Ibid.*]

Dec. 15. Nicholas Chacegere, merchant of Lucca, acknowledges that he owes to
Westminster. John de Wyndesover 13*l.* ; to be levied, in default of payment, of his
lands and chattels.

Dec. 15. To the taxors and collectors of the eleventh in co. Northampton.
Westminster. Notification that it was not and is not the king's intention that prelates,
men of religion, or others of the clergy of the realm who have granted to
him a tenth of their benefices and goods for the present year shall be
bound to pay to him the said eleventh from their goods, and order
not to tax the goods of William de Haniton in that county of which a
tenth is granted to the king by reason of the eleventh aforesaid, and not
to exact anything from him from his goods for this reason, but to permit
him to be quit thereof in form aforesaid.

1295.

*Membrane 12d—cont.*Dec. 13.
Westminster.

Roland de Coykyn of cos. Devon and Cornwall, Nicholas de Carru of cos. Devon and Berks, Adam son of Simon de Harudon of co. Northampton, William de Barton of the same county, and William de Hardene of co. Wilts mainperned to have the body of William son of Warin before the king at his will to answer for the contempt that he is said to have committed in leaving his service in Gascony and coming to England without permission of the captain of the king's men in those parts, and to do and receive further therein and in other matters to be objected against him what the king's court shall consider.

Dec. 26.
St. Albans.

To the sheriff of Berkshire. Order to restore to Peter de Cusance his lands, goods and chattels, if they have been taken into the king's hands solely by reason of the king's order to take into his hands all the lands, goods and chattels of all alien laymen of the power of the king of France and his adherents, and to restore the issues thereof, as Edmund, the king's brother, has testified by his letters patent that Peter is not of the power of the king of France or his adherents, or of any affinity or friendship with them.

The like to the sheriffs of Hereford and Wilts.

1296.

Jan. 1.
St. Albans.

The like to the sheriffs of Kent and Gloucester in favour of William de Grandi Sono, who has been heretofore and is still in the king's faith and has conducted himself well towards the king, and who has gone to Gascony by the king's order in the company of Edmund, the king's brother.

1295.

Dec. 26.
St. Albans.

To the sheriff of Norfolk. Like order to restore to Guy Ferre, who is staying continually in the company of Edward, the king's son, by the king's special order, and who is not of the power of the king of France and who never adhered to him against the king at any time, as appears evident to the king.

The like for the same to the sheriff of Surrey, Sussex and Lincoln. [*Ibid.*]

1296.

Jan. 3.
St. Albans.

To Richard de Burgo, earl of Ulster, Geoffrey de Geynvill, John son of Thomas, Thomas son of Maurice, Theobald le Butiller, Theobald de Verdun, Peter de Brymyngeham of Anery, Peter de Brymyngeham of Thetemoi, Eustace de Power, John de Power, Hugh Purcell, John de Cogan, John de Barri, William de Barri, Walter de Lascy, Richard de Oxonia, John Pypard, Walter Lenfaunt, Jordan de Oxonia, Adam de Staunton, Simon de Pheybe, William Cadel, John du Val, Maurice de Carreu, George de la Roche, Maurice de Rocheford, and Maurice son of Thomas de Kerri. Request that they will be present with horses and arms on 1 March next at Whytheweyhame, prepared to set out in the king's service, as they have been enjoined to be by John Wogan, justiciary of Ireland, to whom the king lately ordered them to give credence and to do what he should order on the king's behalf. The king himself proposes to be then in those parts. [Ryley, *Placita*, p. 472.]

Membrane 12d—Schedule.

List of those summoned to be at Newcastle on 1 March, referred to in order of Dec. 16 above. [*Parl. Writs*].

1295.

MEMBRANE 11d.

Dec. 26. To the sheriff of Suffolk. Order to restore to Edmund de Hastings
St. Albans. his lands, goods and chattels, if they were taken into the king's hands solely by reason of the king's order to take into his hands the lands, goods and chattels of all the persons of the realm of Scotland dwelling in that realm, and to restore the issues thereof, as it appears to the king that Edmund is of his allegiance (*ad fidem nostram*), and that he does not dwell in that realm.

Dec. 26. To R. bishop of Norwich. Order to permit Reymund, parson of the
St. Albans. church of Norton-near-Fak'ham, in the bishop's diocese, to hold the said church in peace as he did before the bishop received the king's order to take the care and custody of the ecclesiastical benefices of alien secular parsons, whether they be canons or rectors of churches or be otherwise beneficed in the bishop's diocese in his cathedral church or in other collegiate churches whatsoever, who are of the power of the king of France or of his adherents or of affinity or friendship with them, as it is testified before the king by Guy Ferre that Raymund is not of the power of the king of France or of his adherents or of their affinity or friendship, but that he celebrates divine service every day at Ambresbyr[y] for the soul of Eleanor, late queen of England, the king's mother. [Prynne, *Records*, iii. p. 686.]

The like to R. bishop of London in favour of John de Cusance, parson of the church of Releye, in the bishop's diocese, on the testimony of Edmund, the king's brother, that he is not of the power of the king of France, etc. [*Ibid.*]

The like to W. bishop of Bath and Wells in favour of Master Peter Blanc, canon of Wells, on the testimony of the said Edmund that he is not of the power of the king of France, etc., but of the land of Savoy where he now dwells. He has other letters under the same form to R. archbishop of Canterbury for his churches of Wrotham and Lyminges.

Dec. 30. The like in favour of the following, issued on the testimony of William
St. Albans. de Valencia.

Master William de Camera, parson of the church of Ryngefild, diocese of Norwich, and of the church of Hephham, in the diocese of Lincoln, who has dwelt in England for twenty years or more and has been faithful to the king during that time, addressed to R. bishop of Norwich and O. bishop of Lincoln.

Master Peter de Santo Mario, archdeacon of Surrey, parson of the churches of Farnham and Wonsington, in the diocese of Winchester, and canon of Salisbury and prebendary of the great altar in that church, addressed to the bishops of Winchester and Salisbury.

William, parson of the church of St. James, Suthelham, diocese of Norwich, who has dwelt in the realm for the aforesaid period, addressed to the bishop of Norwich.

Emery de Robotell', parson of the church of Bleneworth, diocese of Winchester, who has dwelt in the realm for the aforesaid period, addressed to the bishop of Winchester.

Bartholomew, parson of the church of Sutton, diocese of Canterbury, who has dwelt as above, addressed to the archbishop of Canterbury.

1295.

Membrane 11d—cont.

Gerard, vicar of the church of Farnham, diocese of Winchester, who has resided as above.

Robert, parson of the church of Abbot's Clandon, diocese of Winchester, who has resided as above.

Peter, parson of the church of Colesdon, diocese of Winchester, who has resided as above.

Master William, parson of the church of Epeham, diocese of Lincoln, who has resided as above.

Geoffrey, parson of the church of St. Florentius, diocese of St. Davids, vicar of the elect of St. Davids, who has resided as above.

John, parson of the church of Franested, diocese of Canterbury, who has resided as above.

John de Waucolur, parson of the church of Lodelawe, diocese of Hereford, who has stayed with Geoffrey de Genevill for seven years and more and has made residence in his said church for ten years and still resides, as the king learns upon trustworthy testimony.

Philip, parson of the church of Bynteworth, directed to J. bishop of Winchester, as it appears to the king that he has resided within the realm for thirty years and over and that he still resides.

———— Idonia, late the wife of James de Burnham, tenant in chief, puts in her
———— place Peter de Shidyngstan to demand her dower in chancery.

Laurencia, late the wife of Henry Estormi, puts in her place Robert de Holynden and William de Lamburn to demand her dower.

Peter Foun acknowledges that he owes to Richard de Bereford 40s.; to be levied, in default of payment, of his lands and chattels in co. Derby.

Dec. 28.
St. Albans.

To Reginald de Grey, justice of Chester. Whereas the king is sending to him Walter de Meydenstan to seek all the miners of those parts and to take them to the king's mine in co. Devon, there to stay in the king's service, as has been enjoined upon Walter on the king's behalf, the king orders the justice to cause all miners of co. Chester and elsewhere in his bailiwick to come before Walter at a certain day and place that Walter shall appoint to set out then with Walter for co. Devon at the king's expense. This the justice shall in no wise omit as he loves the king's convenience and wishes to avoid his wrath. The king has caused money to be delivered from the wardrobe to Walter for the expenses of the miners to co. Devon.

In like manner the following are sent to counties specified below, and like order is sent to the sheriff and bailiffs:

The aforesaid Walter, to the bailiffs of John de Warennia, earl of Surrey, at Brunfeld.

Master William de Wymundham, to the bailiffs of the Peak (*de Pecco*) by one writ, and by another writ to the sheriff of Nottingham and Derby.

Vincent de Hilton, clerk, to the sheriff of Gloucester by one writ, and to the sheriff of Somerset and Dorset by another.

1295.

*Membrane 11d—cont.*Dec. 27.
St. Albans.

Luke le Cornmonger of Cestrehunte came before the king, on Thursday before the Circumcision, and sought to replevy his and his wife Margery's land in Cestrehunte, which was taken into the king's hands for their default before the justices of the Bench against Alice, late the wife of Richard Toky of Northmymmes. This is signified to the justices.

Dec. 30.
St. Albans.

William Danvers came before the king, on Friday after Christmas, and sought to replevy his land in Styvicle, which was taken into the king's hands for his default before the justices of the Bench against Hugh de Dagenhale. This is signified to the justices.

Peter le Provost came before the king, on Friday after Christmas, and sought to replevy his land in Styvicle, which was taken into the king's hands for his default before the justices of the Bench against Hugh de Dagenhale. This is signified to the justices.

Dec. 30.
St. Albans.

To the taxors and collectors of the eleventh in co. Essex. Order to supersede the taxation and collection of the eleventh of the clergy from the goods of the villeins of R. bishop of London in that county, as the king granted, in the concession of the tenth of the clergy of the realm lately granted to him, to the archbishops and bishops of the realm that the goods of their villeins should not be taxed by reason of the eleventh aforesaid. [Prynne, *Records*, iii, p. 671.]

—————
Maud, wife of John Buteturte, puts in her place Richard de Staundon and Richard Rodland to receive the purparty falling to her and her husband of the manor of Wotton, co. Bedford, which Isabel, late the wife of Simon de Bello Campo, held in dower of her inheritance.

1296.

Jan. 1.
St. Albans.

To the keeper of the port of Dover. Order to permit Master Albert de Bononia, notary-public, and Jakemin le Barber of Bologna (*Bononia*), his yeoman, to pass to parts beyond sea from that port in the train (*comitiva*) of J. bishop of Winchester, who is setting out for the court of Rome by the king's licence, as the king has granted to the bishop that he may take them with him to the said court.

Memorandum, that the chancellor delivered into the king's wardrobe at St. Albans, on the day of the Circumcision, to Sir H. de Neuwerk, dean of York, who is going as the king's envoy to parts beyond sea to treat for peace and truce between the king and the king of France, four rolls, to wit three relating to the truce between the king of France and the king of Aragon and the fourth relating to the truce between the late king and the king of France of that time; on condition that he shall cause answer to be made to him for them. This was done in the presence of Sir Walter de Langeton, the treasurer, and of Sir J. de Berewyk, and of Master J. de Cadamo.

—————
Memorandum, that the archbishop of Canterbury, W. bishop of Ely, O. bishop of Lincoln, and R. bishop of London have letters of pardon of the eleventh for their villeins. [Prynne, *Records*, iii, p. 671.]

Joan, wife of Ralph Paynel, puts in her place John de Gostewyk to receive the purparty falling to her and Ralph of the manor of Wotton, co. Bedford, which Isabel, late the wife of Simon de Bello Campo, tenant in chief, held in dower of Simon's inheritance.

Elizabeth, wife of John de Horbur[y], puts in her place Hugh le Blunt to receive her purparty of the aforesaid manor.

1296.

Membrane 11d—cont.

Memorandum, that Robert son of Walter, William son of Belet, and Richard de Gloucestria were told by the chancellor to be before the king in the octaves of St. Hilary in their own persons or by their attorneys with their charters and muniments to receive there what the king's court shall consider concerning those lands in co. Middlesex that William was said to have held of Robert by knight service, and which William alienated to one Richard de Gloucestria to be held of the king in chief, to the disinherittance of Robert.

Jan. 8.
St. Albans.

To Robert son of Roger. The king calls to mind that he ordered Robert to be at Plym[outh] on the eve of Easter next, with horses and arms to set out in the king's service for Gascony. But, as he may have heard, the king purposes to set out shortly for Scotland, the king orders him to be with him at Newcastle-on-Tyne on 1 March next with horses and arms, prepared to set out with the king for Scotland in his service or for the parts of Gascony, as the king shall then cause to be enjoined upon him.

To the abbot and convent of Waverlee. Request that they will grant by their letters patent to Michael le Charrer, the bearer of the presents, whom the king has caused to be sent to them, for life, necessary victuals suitable for his estate from their house, as he has well and faithfully served the king and his late consort, and the king has not yet provided him with maintenance.

MEMBRANE 10d.

Jan. 1.
St. Albans.

To R. archbishop of Canterbury. Requests for his prayers for peace, the king having sent envoys to treat for peace with the king of France at the request of B. bishop of Albano and S. bishop of Palestrina, cardinals of the church of Rome, and that he will order those under his authority in his diocese to offer up prayers for the like. [*Fædera*; Prynne, *Records*, iii, p. 679.]

The like to J. archbishop of York and to sixteen bishops, the elect of Llandaff, the guardian of the spirituality of Coventry and Lichfield, and the elect of St. Davids or his vice-gerent. [*Ibid.*]

Jan. 12.
Royston.

To the abbot of St. Augustine's, Canterbury. Like requests for his prayers.

The like to the following :

The abbot of St. Albans
The abbot of Waltham

} exempt.

The abbot of St. Edmunds
The abbot of Evesham

} exempt.

The abbot of Furneys
The abbot of Salley
The abbot of Holmeoltram
The abbot of Newminster
The abbot of Jervaulx
The abbot of Fountains
The abbot of Byland (*de Bella Landa*)
The abbot of Meaux (*Melsa*)

} Cistercian

1296.

Membrane 10d—cont.

The abbot of Neuhaus	}	Premonstratensian.
The abbot of Croxton		
The abbot of Alnewyk		
The abbot of Egleston		
The abbot of St. Agatha		

The master of the order of Sempingham

Brother William de Hothum, prior provincial of the orders of Friars Preachers in England, for prayers in each house of the order.

The minister of the order of the Friars Minors in England for prayers in each house of the order.

Jan. 22.
Thetford.

To R. archbishop of Canterbury. Request for his prayers for the soul of Margaret, late queen of France, the king's aunt, lately deceased, and that he will cause like prayers to be said by the men of religion and others subject to his authority in his diocese. [*Fœdera.*]

The like to J. archbishop of York and to sixteen bishops and the elect of Llandaff or his vicegerent, the guardian of the spirituality of Coventry and Lichfield, and the elect of St. Davids or to his vicegerent. [*Ibid.*]

Isabel, late the wife of Simon de Pateshull, puts in her place Alan de la Leye to receive her purparty of the manor of Wotton, co. Bedford, which Isabel, late the wife of Simon de Bello Campo, tenant in chief, held in dower of Simon's inheritance.

Jan. 28.
Walsingham.

Geoffrey de Wenharston acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Jan. 28.
Walsingham.

To the abbot and convent of Abindon. The king is sending to them his [servant] Wobodus, and requests them to admit him with two horses and two grooms into their house until Michaelmas next, and to find them in the meantime all necessities.

William Gerberd, clerk, acknowledges that he owes to William de Hamelton, clerk, 28 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

For greater security he found as sureties Simon Bacun, Robert de Rothenhale, and Richard de Suthwolde, who constituted themselves principal debtors, and granted that the money should be levied, in William's default, of their lands and chattels in co. Suffolk.

Peter de Thrundeyne and William de Flamstede, burgesses of Lynn, put in their places Alexander de la Cornere of Lynn to sue and demand against John, king of Scotland, and his men a ship with the goods and wares in it that was arrested in Scotland by the aforesaid king and his men, and to receive the ship and goods in their name.

Feb. 18.
Doncaster.

Thomas Folejaumbe, knight, acknowledges that he owes to William de Hamelton, clerk, 17*l.*; to be levied, in default of payment, of his lands and chattels and cos. Nottingham and Derby.

Feb. 20.
Brotherton.

John de Geytford, parson of the church of Elvele, acknowledges that he owes to William de Hamelton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1296.

Feb. 22.
York.*Membrane 10d—cont.*

Odericus de Wyppeyns came before the king, on Wednesday the feast of St. Peter in Cathedra, and sought to replevy his land in Pykhale, which was taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Andrew de Nevill. This is signified to the justices.

Memorandum, that the inquisitions of the lands that belonged to Philip de la Rokele were delivered to W. de Langeton, the treasurer, by writ of privy seal directed to the treasurer.

MEMBRANE 9d.

Feb. 9.
Peterborough.

Partition between the heirs and parceners of Simon de Bello Campo, tenant in chief, of the manor of Wotton, co. Bedford, which Isabel, late his wife, held in dower at her death of the lands that belonged to him, made by consent of the heirs and parceners in chancery.

There are assigned to Roger de Moubray, son and heir of Maud, eldest sister and co-heiress of Simon, 160 acres of land, which are extended at 79s. 10½d. a year; five acres of meadow, which are extended at 10s. a year; 33 acres and a rood of pasture, which is extended at 33s. 3d. a year; 60½ acres of wood, which are extended 20s. a year; a third of a mesuage, which third is extended at 20d. a year; a third of a mill, which third is extended at 8s. 10½d. a year; the service of a customary-tenant and the service of a third of a customary tenant, which are extended at 11s. 6½d. a year; and a rent of 16s. 7½d.

There are assigned to John Butteturte, who is staying in Gascony by the king's order, and Maud, his wife, third sister and heiress of Simon, 159 acres and 3 roods of land, which are extended at 79s. 10½d. a year; five acres of meadow, which are extended at 10s. a year; 33 acres and a rood of pasture, which are extended at 33s. 3d. a year; 60½ acres of wood, which are extended at 20s. a year; a third of a messuage, which third is extended at 20d. a year; a third of a mill, which third is extended at 8s. 10½d.; the service of the customary-tenant and the third of the service of a customary-tenant, which are extended at 11s. 6½d. a year; and a rent of 16s. 7½d. a year.

There are assigned to Ralph Paynel and Joan, his wife, one of the daughters and heiresses of Ela, the second sister and heiress of Simon, 53 acres and a rood of land, which are extended at 26s. 7½d. a year; 1½ acres of meadow, which are extended at 3s. a year; 11 acres and a third of a rood of pasture, which are extended at 11s. 1d. a year; 20 acres and a rood and a third of a rood of wood, which are extended at 6s. 8d. a year; a third of a third of a messuage, which third is extended at 6s. 1½d. a year; a third of a third of a mill, which third is extended at 2s. 11½d.; a third of the service of a customary-tenant and a third of a third of the service of a customary-tenant, which are extended at 3s. 10¼d. a year; and a rent of 5s. 6½d.

There are assigned to John de Horbury and Elizabeth, his wife, the second daughter and heiress of the said Ela, 53 acres and a rood of land, which are extended at 26s. 7½d. a year; 1½ acres of meadow, which are extended at 3s. a year; 11 acres and a third of a rood of pasture, which are extended at 20s. 1d. a year; 20 acres and a rood and a third of a rood of wood, which are extended at 6s. 8d. a year; a third of a third of a messuage, which third is extended at 6½d. a year; a third of a third of a mill, which third is extended at 2s. 11½d. a year; a third of the service of a customary-tenant and a third of a third of the service of a customary-tenant, which are extended at 3s. 10¼d. a year; a rent of 5s. 6½d.

1296.

Membrane 9d—cont.

There are assigned to Isabel, late the daughter of John de Sayngreve, kinswoman and third heiress of the said Ela, 53 acres and a rood of land, which are extended at 26s. 7½*d.* a year; 1½ acres of meadow, which are extended at 3s. a year; 11 acres and a third of a rood of pasture, which are extended at 20s. 1*d.* a year; 20 acres and a rood and a third of a rood of wood, which are extended at 6s. 8*d.* a year; a third of a third of a messuage, which third is extended at 6½*d.*; a third of a third of a mill, which third is extended at 2s. 11½*d.* a year; a third of the service of a customary-tenant and a third of a third of the service of a customary-tenant, which are extended at 3s. 10¼*d.* a year; and a rent of 5s. 6½*d.*

March 2.
Newcastle-on-
Tyne.

John Avenel came before the king, on Friday after St. Matthias, and sought to replevy the land of himself and of Syreda, his wife, in Styrelaund Ketel, which was taken into the king's hands for their default before the justices of the Bench against William, son of Roger de Kendale. This is signified to the justices.

Richard de Bentele acknowledges that he owes to Richard Anlavby 7 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William le Conestable, knight, acknowledges that he owes to Geoffrey de Rottese 6 marks; to be levied, in default of payment, of his land and chattels in co. York.

Assignment of dower to Hawisia, late the wife of Ralph de Gousill, made at Brustewyk by the king's writ before John de Lythegreynes, escheator beyond Trent, on Monday before St. Peter in Cathedra, from all the lands that belonged to Ralph in Holdern[esse].

There are assigned to her a third of the chief messuage in Dodyngton nearest the south; eight bovates of land of the demesnes in the same on the south; a third of the 'forland' and pasture in the same, a third of a windmill in the same; a toft that Peter Chappeman holds in bondage in the same; a toft that Sarah holds in bondage (*bond'*) in the same; and 4*d.* yearly from the Somter croft; a third of the chief messuage in Coldon nearest the south; and 8 bovates of land of the demesnes there on the south; and 8*d.* of free ferm from the site of the mill; a toft that Henry Suthiby holds in bondage (*bond'*) in the same; a toft that Margaret Bakun holds in bondage in the same; a toft that Adam Scotard holds in bondage in the same; four bovates of land that Henry Suthibi holds in bondage there; a third of a toft that Isolda, daughter of Juliana, holds in bondage there; a bovat of land in Pagell, which John in le Wynde holds in bondage; a third of a bovat of land in the same, which Robert de Skyrlag holds in bondage; 20*d.* yearly of free ferm from William de Camera and Thomas the chaplain in the same; 4*d.* yearly of free ferm from Robert son of Ellen; 9¼*d.* yearly for the same to be received from Stephen de Pagula; 2½*d.* yearly for the same to be received from Stephen the chaplain; 2*d.* yearly for the same to be received from the Hospital of Neuton; 3½*d.* a year to be received from Ellen Steller and Abraham Calf in the same; also 3 acres and 1½ roods of arable land in Holm on the south; 9 acres of meadow in the same in the salt-meadows and fresh-water meadows on the south; a third of a toft called 'Halle Garth'; a third of two tofts in Cakerawe Garth on the south; two pastures and a third of a pasture for oxen in Smorehok; a pasture and a third of a pasture in Le Newebrek; a third of a croft called 'Pethyland' in Hayngham on the south; a third of Alde Croft in Oteringham on the south; and a third of a toft in the same town.

1296.

*Membrane 9d—cont.*March 17.
Wark.

Laurence de Preston, knight, acknowledges that he owes to Richard de Overton, clerk, 22 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

The said Laurence acknowledges that he owes to Peter de Driffeld 7 marks: to be levied, in default of payment, of his lands and chattels in the said county.

March 18.
Wark.

Ralph de Gras acknowledges that he owes to William de Hamelton, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

March 28.
Wark.

Gilbert de Brunnolvesheved came before the king, on Wednesday after the Annunciation, and sought to replevy his land in Styrkelaund Ketel, which was taken into the king's hands for his default in the king's court against Roger son of William de Styrkelaund Ketel. This is signified to the justices of the Bench.

April 1.
Berwick-on-
Tweed.

William son of William le Clerk of Leyburn came before the king, on Sunday after the Annunciation, and sought to replevy his land in Leyburn and Herneby, which was taken into the king's hands for his default against Alice, late the wife of Richard son of William le Clerk of Leyburn. This is signified to the justices of the Bench.

April 7.
Berwick-on-
Tweed.

John Avenel and Sigreda, his wife, came before the king, on Saturday after St. Ambrose, and sought to replevy their land in Styrkelaund Ketel, which was taken into the king's hands for their default in the king's court against William son of Roger de Styrkelaund Ketel. This is signified to the justices of the Bench.

April 10.
Berwick.

Ralph Wak', knight, acknowledges that he owes to John de Drokesford, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

March 28.
Berwick.

John le Blunt, who long and faithfully served Queen Eleanor, the king's late consort, and who is incapacitated by bodily infirmity from attending to the king's affairs as he was wont to do, has letters of request to the abbot and convent of Thornton to find him the necessities of life in their house as a free serjeant for life.

April 17.
Berwick.

To the keepers of the maritime parts in co. Southampton. Order not to distrain Hugh de Plessetis to make custody of the maritime parts for so long as he shall be with the king in his service in Scotland, and to release any distrains that they may have made on this behalf, and to restore any of his lands that they may have taken into the king's hands for this reason. It is provided, however, that his tenants dwelling in their own parts shall contribute to the said custody, according to the ordinance made by the king and delivered to them.

April 22.
Berwick.

Hugh de Hercy acknowledges that he owes to Richard de Hocclyve 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

April 23.
Berwick.

To Reginald de Grey, justice of Chester. Whereas John de Warena, earl of Surrey, is staying with the king in Scotland by his order, for which reason the king wishes to provide for his and his men's tranquillity, he orders the justice to desist from all demands, grievances and distrains upon the earl and his men of the land of Brumfeld made or to be made by him in that land, and to leave him in peace for so long as he shall be with the king in the parts aforesaid.

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Membrane 9d—cont.

- April 23. Giles de Breous', son of William de Breous', acknowledges that he owes to Geoffrey de Welleford, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.
Berwick.
- April 24. To Stephen de Penecestre, constable of Dover castle. Order to permit Guy de Foresta, late master of the military order of the Temple in England, to pass to parts beyond sea with his household and with three brethren of that order in the train of B. bishop of Albano, cardinal of the Apostolic see, and with three horses, price 6 marks each, and to take with them worsted cloth (*pannum de Worthstede*) for robes for brethren of the order dwelling in Cyprus, as the king has granted permission that he may cross as above.
Berwick.
- To the same. Like order in favour of Brian de Jay, master of the military order of the Temple in England, to cross in the train of the said bishop in order to have conference with the grand master of the order aforesaid, with his necessary household and to permit him to take with him his contribution (*apportatum*), provided that it shall not come to the hands of the king's enemies in any way.
- May 4. Richard de Bretevill acknowledges that he owes to the king 7 marks 20*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.
Haddington.
- May 14. William de Gilden Moreton, clerk, acknowledges that he owes to John de Boudom 30*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton,
Roxburgh.

MEMBRANE 8*d.*

- May 20. John de Drokenesford, clerk, acknowledges that he owes to Walter de Langeton, the king's treasurer, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.
Roxburgh.
- June 3. To Stephen de Penecestre, constable of Dover Castle. Order to permit Vitalis de Preciaco, chaplain, as it is said, of the bishop of Albano, cardinal of the Roman Church, to pass freely to parts beyond sea from that port with his horses (*runcinis*), things and equipments (*hernes'*), as he was detained at York after the cardinal's departure by illness; provided that the constable ascertain by letters of the cardinal or other sufficient means that Vitalis is of the cardinal's own household. By p.s. [1038.]
Roxburgh. [Prynne, *Records*, iii. p. 672.]
- June 13. Henry de Scrop acknowledges that he owes to the king 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.
Edinburgh. *Cancelled on payment, acknowledged by William de la Doune, keeper of the Wardrobe.*
- June 28. John son of Saer de Sutton came before the king, on Thursday the eve of SS. Peter and Paul, and sought to replevy his land in Sottecotes and Drypol, which was taken into the king's hands for his default before the justices of the Bench against Richard de Tharlesthorp and Christiana, his wife. This is signified to the justices of the Bench.
Perth.
- June 28. Gerard Salveyn, knight, acknowledges that he owes to Adam de Osgodby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.
Perth.

1296.

Membrane 8d—cont.

Memorandum of the inquisitions sent to the king's exchequer in the 24th year of the reign; the inquis[ition] concerning the lands that belonged to Thomas de Leukenore; the inquis[ition] concerning the lands that belonged to Adam de Baggetrip; the inquis[itions] of the lands that [belonged] to William de Valencia, the king's uncle; the inquis[itions] concerning the lands that belonged to Richard de la Rokele *were sent to the king in Scotland.

- July 15. To R. archbishop of Canterbury. Request that he will celebrate
Aberdeen. exequies for Edmund, the king's only brother, by whose death the king and his realm is left desolate, and that he will commend his soul to God by the singing of masses and prayers, specially enjoining the like upon all the men of religion and other ecclesiastical persons under his authority. [*Fædera*; Prynne, *Records*, iii, p. 680.]
The like to all the bishops throughout England. [*Ibid.*]
The like to thirty abbots and to the master of the order of Sempyngham. [*Ibid.*]

MEMBRANE 7d.

- July 15. Roger de Grymston acknowledges that he owes to the king 22s. 4d.;
Aberdeen. to be levied, in default of payment, of his lands and chattels in co. York.
Cancelled on payment, acknowledged by William de la Doune, keeper of the Hanaper.
- July 15. Simon son of Hugh de Shetelhangre acknowledges that he owes to the
Aberdeen. king 1 mark; to be levied, in default of payment, of his lands and chattels in co. Suffolk.
- Roger de Moubray acknowledges that he owes to the king 12 marks 9s.; to be levied, in default of payment, of his lands and chattels in co. York.
- July 21. To Malcolm de Harlegh, escheator beyond Trent. Order not to inter-
Invyrkeyrach. meddle further with the manor of Kenewaldestowe, co. Nottingham, if he have taken it into the king's hands solely by reason of the voidance of the archbishopric of York by the death of John, the late archbishop, as it is not found in the accounts rendered at the exchequer of the issues of the archbishopric in other times of voidance, which the king ordered to be searched, that the church, which is annexed to the archbishopric, was taken into the king's hands during any of the said times, or that answer was made to the exchequer for any issues thereof during those times, as the treasurer and barons have signified to the king.
Vacated, because otherwise on the other side of the roll.
- Aug. 7. Robert de Ryhull acknowledges that he owes to Thomas de Byrteley
Dundee. 12 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.
- Aug. 16. Richard de Hardres came before the king, on Thursday the morrow of
Stirling. the Assumption, and sought to replevy a toft and his land in Brocton-in-Clyveland, which was taken into the king's hands for his default before the justices of the Bench against Henry de Thyrun. This is signified to the justices of the Bench.

* It does not appear whether this note applies to all the inquisitions or only to those last mentioned.

Membrane 7d—cont.

1296.

Aug. 26.
Berwick.

To R. archbishop of Canterbury. Order to be present at St. Edmunds on the morrow of All Souls next, and to warn the prior and chapter of his church, the archdeacons and all the clergy of his diocese to be then present, the prior and archdeacons in their own person, the chapter by one and the clergy by two proctors, to ordain concerning a subsidy, as the archbishop and the other prelates and clergy of the realm last assembled at Westminster promised, in the grant of the tenth of their rents and ecclesiastical benefices made to the king for the defence of the realm until Michaelmas next and accepted by the king in the hope of a more ample subsidy afterwards, that they would grant to him a good and sufficient subsidy afterwards for the same cause unless peace should be concluded between the king of France and the king in the meantime or a truce be agreed upon, and the king of France has not yet consented to such reformation of the peace or agreement for a truce. [*Parl. Writs.*]

The like to the bishops of Ely, Norwich, Winchester, Rochester, Durham and Carlisle. [*Ibid.*]

The like to the guardian of the archbishopric of York, the bishops of London, Lincoln, Chichester, Exeter, Hereford, Salisbury, St. Asaph, Bangor, the elect of St. Davids, or his vice-gerent, he being in parts beyond sea, the elect of Llandaff, with substitution of 'dean' for 'prior.' [*Ibid.*]

The like to W. bishop of Bath and Wells, and W. bishop of Coventry and Lichfield, with substitution of 'prior and chapter of Bath and the dean and chapter of Wells' and of 'prior and chapter of Coventry and the dean and chapter of Lichfield.' [*Ibid.*]

The abbot of St. Augustine's, Canterbury. Summons to attend as above. [*Ibid.*]

The like to sixty-seven abbots, the master of the military order of the Temple in England, the prior of the Hospital [of St. John of Jerusalem] in England, and the master of the order of of Sempyngham. [*Ibid.*]

To Edmund, earl of Cornwall. Summons to attend as above. [*Ibid.*]

The like to five earls and thirty-seven others. [*Ibid.*]

To the sheriff of Lincoln. Order to cause two knights from that county and two citizens from every city and two burgesses from every borough to be chosen and to be sent to the king at the said day and place. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Aug. 28.
Berwick-on-
Tweed.

Alexander, earl of Meneteht, and Alexander de Abrenethin acknowledge that they owe to Henry de Percy 100 marks; to be levied, in default of payment, of their lands and chattels in the earldom of Meneteth.

The abbot of Passelek acknowledges that he owes to the master of the order of Sempyngham 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Lanark.

Note of payment of 10 marks, acknowledged by the prior of Malton, of the said order.

Aug. 30.
Berwick-on-
Tweed.

William de Murref of Tunybard acknowledges that he owes to John de Segrave 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Perth.

Memorandum, that on Wednesday, the feast of the Decollation of St. John, 24 Edward, at Berewyk-on-Twed, it was agreed between Christiana, late the wife of Robert de Brus, lord of Annandale (*Vall' Anand'*), demandant, and Robert de Brus, son and heir of the said Robert, then

1296.

Membrane 7d—cont.

lord of the said dale, defendant, concerning the dower demanded by her from the lands and fees that belonged to her husband in England and in Scotland, whereby Robert grants to her that she shall have all her dower of the free tenement that belonged to her late husband of Annandale and the dale of Moffat (*vallium Anand et de Moffet*), as she was dowered thereof in the time of John, late king of Scotland, and all her dower in the manor of Hert, in the bishopric of Durham, as she was dowered thereof by the bishop of Durham, without hindrance or annoyance from Robert or his heirs, with the fees, homages, services of free tenants and of villeins, and the advowsons of churches and all other things that might fall in from the said dower. He also grants to her the manors of Great Badue, co. Essex, and Kemston, co. Bedford, with all their appurtenances, for her life. In consideration wherefor Christiana has remitted to him her dower of all the other lands that belonged to her husband in England and Scotland, with the advowsons of churches, fees and services of knights, perquisites of court and alms, and of everything else except her dower aforesaid, saving to her the action that she has commenced against Sir John son of Marmaduke to recover the dower falling to her from the manor of Straunton-in-Herternes'. She has also granted to Robert the dower falling to her from the rents of the boroughs of Annan (*Anandie*) and Lochemaban, and the profit of the lake of Goldmar at the true value by a reasonable extent to be made to her in exchange to be assigned to her in Robert's towns of Reynpatric and Gretenhou, with the tenants and their services in the said towns, saving to her her foreign lands pertaining to her dowers of the manors of Annan and Lochmaban and all her dower whereof she was dowered from the lands of Adam de Jessemuth, her first husband, in Great Dalton. She also grants to Robert that if the church of Dalton, which is of the advowson of her dower, shall be void, she will present a suitable parson for it to the diocesan at Robert's request upon this occasion, saving to her any other presentations to that church.

MEMBRANE 6d.

Sept. 1.
Berwick-on-
Tweed.

John Wake acknowledges that he owes to Osbert de Spaldyngton 50*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Swetoft acknowledges that he owes to John de Warennia, canon of St. Peter's, York, 120 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Thomas, bishop of Whithorn (*Candidescasi*), acknowledges that he owes to John de Graham, citizen of York, 66 marks 10*s.*; to be levied, in default of payment, of his lands and chattels in the county of Dunfres.

The said bishop acknowledges that he owes to Copinus le Flemyng of York 8*l.*; to be levied, in default of payment, of his lands and chattels in the same county.

Os[bert] de Northkyme and Simon son of Walter le Carpenter acknowledge that they owe to John de Sheffaud, clerk, 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Ranulph de Whyteby acknowledges that he owes to Robert son of Roger 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

1296.

Membrane 6d—cont.

For greater security Ranulph found as sureties William Rybaud and Thomas de Hagardeston, who constituted themselves principal debtors and granted that the money shall be levied, in Ranulph's default, of their lands and chattels in the said county.

Robert de Mareys came before the king, on Tuesday after the Decollation of St. John, and sought to replevy to Robert de Mumby his land in Little Lymberge, which was taken into the king's hands for his default before the justices of the Bench against William de Neubaud. This is signified to the justices of the Bench.

Robert de Mareys came before the king, on the said day, and sought to replevy his land in Little Limberge, which was taken into the king's hands for his default before the justices of the Bench against William Neubaud. This is signified to the justices of the Bench.

Walter Tuk, knight, acknowledges that he owes to John Burdon 100s. ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Sept. 8. Henry de Whyteby acknowledges that he owes to Adam de Skyrwith 9 marks ; to be levied, in default of payment, of his lands and chattels in Berwick-on-Tweed. in co. Cumberland.

Sept. 10. Master Hugh, parson of the church of Staunton Harecurt, Thomas de Berwick-on-Tweed. Lamhithe, and John de Denemedede acknowledge that they owe to John de Drokensford, keeper of the king's wardrobe, 36*l.* ; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Sept. 14. Geoffrey atte Kirke of Bernalby acknowledges that he owes to William Berwick-on-Tweed. Fraunk of Grymmesby 12 marks ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert, parson of the church of Fulden, acknowledges that he owes to Adam de Osgodby, clerk, 10s. ; to be levied, in default of payment, of his lands and chattels in co. Berwick.

Sept. 24. To the citizens and men of Canterbury. Order to cause two citizens to Alnwick. be chosen who shall best know how to dispose and order a new town for the greatest advantage of the king and of the merchants coming thither and of others who shall reside there, and to cause the two citizens to come to the king at Bury St. Edmunds, so that they shall be there on the morrow of All Souls at the latest, ready to set out thence for such matter aforesaid as shall be then enjoined upon them on the king's behalf. [*Parl. Writs.*]

The like to the citizens and men of the cities of Chichester, Winchester, Salisbury, Exeter, Hereford, Worcester, Norwich, and Chester, and to the bailiffs and men of Southampton, Bristol, Gloucester, Salop, Oxford, Northampton, Leicester, Cambridge, Nottingham, Derby, Scarborough, Newcastle-on-Tyne, Ipswich and Dunwich. [*Ibid.*]

To G. bishop of Sabina. The king has received his letters brought by the bearer of the presents on behalf of Master James, nephew of Sir Francis Neapoleonis, cardinal deacon of St. Lucy in Silice, the king's special friend, upon the matter of the collation of the church of Monketon, in the diocese of Canterbury, made to him by pope Celestine V in the Roman court and of the subsequent confirmation of the same by pope Boniface, and has carefully considered their

1296.

Membrane 6d—cont.

contents. As the king was at the time of the receipt of the letters greatly occupied about the expedition of his war in Scotland and he had not then the presence of skilled men, it was necessary for him to defer giving such an answer, as the nature of the case demanded, until the end of the war and his return to Berwick-on-Tweed. After taking council of treaty upon this matter with the prelates and certain others of his counsellors and with the magnates and *procures* of his realm there specially assembled, and after full examination and discussion of the matter, the king was advised by them and it was clearly proved by many evidences (*rationibus*) and examples that this collation if put into effect would redound to the grievous prejudice and manifest disinherittance of the king and his heirs and to the very great injury of his royal crown, whose rights he is bound by oath to maintain harmless in all things. The king, however, wishes the bishop to know that if the king could find any suitable way whereby he could tolerate such a collation with equanimity without prejudice to the royal right that he and his predecessors have always used heretofore and without injury to his crown and without violation of the oath taken by him, which the bishop, he believes, would not persuade him to incur, he would, out of consideration for the bishop and the other cardinals specially interceding for James, have acceded to the bishop's desires in this matter. Since what the bishop asks cannot be done for the reasons aforesaid, the king requests him to hold him excused both for this matter and for the delay in answering. The king intends at a fitting time and place to provide Master James with some other suitable benefice, if it shall then occur to his memory, out of respect for the bishop and the cardinals. [Cf. writ of privy seal (now in Ancient Correspondence, Vol. XII, No. 99) in Prynne, *Records*, iii, p. 631.]

The like to M. bishop of [Porto] and St. Rufina, N. cardinal deacon of St. Adrian, Sir B. cardinal deacon of SS. Cosmas and Damian, Sir Francis Neapolionis cardinal deacon of St. Lucy in Scilice, (in the latter case Master James is described as his nephew), and they are written to separately.

Sept. 25.
Alnwick.

To B. bishop of Albano. Like letter, omitting clauses about the king's delay owing to the Scotch and about the Council at Berwick, but stating that his counsellors and the magnates and *procures* of the realm had advised him as above. [Prynne, *Records*, iii, p. 676.]

Oct. 5.
Durham.

To the justices of the Bench. Notification that the king has admitted William de Hoghton as guardian of Roger Jargun, a minor, in the suit before the justices by the king's writ between Isabel, late the wife of Adam Jargun, demandant, and the said Roger, deforciant, concerning her dower in the town of Newcastle-on-Tyne, and order to admit William as guardian for this purpose.

Henry de Pynkeny, knight, acknowledges that he owes to A. bishop of Durham 500 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton,

Peter de Rotherfeld, knight, acknowledges that he owes to John de Graham 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Oct. 13.
Kirkham.

Thomas de Baynton came before the king, on Tuesday before St. Luke, and sought to replevy to William de Colevill the latter's land in Heslerton, which was taken into the king's hands for his default before the justices of the Bench against Cecily, late the wife of Roger Grymet. This is signified to the justices of the Bench.

1296.

Oct. 16.
Beverley.*Membrane 6d—cont.*

To the sheriff of Cumberland. Order to cause a regard to be made in the forest of Englewood before the coming of the justices of the Forest, so that it shall be made before the quinzaine of Easter next.

[*Capitula.*]*Membrane 6d—Schedules.*

Memorandum, that the aforesaid bishop of Durham came into chancery at Westminster, on 29 July in the twenty-fifth year of the reign, and assigned the said 500^s marks to the executors of the will of William de Valencia for the marriage of the heirs of Philip Burnel, tenant in chief, which marriage William had by the king's grant, and that the executors sold it to the bishop, and the bishop granted that the money shall be levied for the use of the executors, and that it shall be paid to them in full.

Memorandum, that the executors afterwards acknowledged before the chancellor at Westminster, on 18 October, in the twenty-seventh year, that the bishop has paid them 300 marks of the aforesaid sum, and that William Servat has acknowledged for the bishop that he owes the remaining 200 marks to the executors; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—This last recognisance is enrolled on the dorse of the Close Rolls for the twenty-seventh year.

MEMBRANE 5d.

Oct. 20.
York.

John son of William son of Ivo de Karliolo came before the king, on Saturday after St. Luke, and sought to replevy his land in Caldecotes, which was taken into the king's hands for his default before the justices of the Bench against the prior of Carlisle. This is signified to the justices of the Bench.

John son of William de Fal came before the king, on Saturday after St. Luke, and sought to replevy the land of himself and of Cecily, late the wife of Nicholas le Tanur of Houeden and Stephen her son, in Houeden, which was taken into the king's hands for their default before the justices of the Bench against Thomas son of John Cokheved. This is signified to the justices of the Bench.

Enrolment of release by Thomas de Alta Rypa, son of Godfrey de Alta Rypa, to God and St. Andrew's church at Geregrave and to Sir Adam de Osgodby, parson of the same church, and to his successors of the same church, of his right in eight acres of land and meadow and in a messuage contained therein in the town of Geregrave. Witnesses: Sir Thomas de Alta Rypa, Robert de Stiveton and John Gyllot, knights; John de Farnhull, William de Cestrehunte, Everard Fauvel, William Greyndorge, and John de Fegheser.

Oct. 20.
York.

Memorandum that Thomas came into chancery at York before the chancellor in the chapter [house] of St. Peter's, and acknowledged the aforesaid deed.

Oct. 24.
Brotherton.

Henry de Chivet came before the king, on Wednesday after St. Luke, and sought to replevy his land in Skelmarthorp, which was taken into the king's hands for his default before the justices of the Bench against Hugh Tessun. This is signified to the justices.

* Referring to the recognisance of Henry de Pynkeny to the bishop, on the preceding page.

1296.

*Membrane 5d—cont.*Nov. 2.
Thornhaugh.

To the sheriff of Northampton. Whereas the king learns that Amice, wife of Elias de Hauvill, has entered by violence Elias's manor of Weston and certain other of his lands in the sheriff's bailiwick without the licence of Elias's attorney appointed to keep the manor and lands, and has consumed Elias's goods and chattels there found, and does from day to day consume them: the king, wishing to provide for the indemnity of Elias while he is in Gascony in the king's service, orders the sheriff to take into the king's hands without delay the manor and lands with Elias's goods there found, and to deliver them to Elias's attorney to be kept for the use of Elias, and to maintain and defend the attorney in the custody thereof so far as he can in accordance with justice until he shall be otherwise ordered by the king, not permitting Amice to intermeddle in any way with the lands or goods of Elias except those that were assigned to her by Elias for her maintenance before he commenced his journey to Gascony.

————— John son of Ralph le Sweyn of Watenowe acknowledges that he owes
————— to William de Henover, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

To Osbert de Spaldyngton, keeper of the lands that belonged to Robert de Ros of Werk. The prior of Kirkham has shown the king that whereas one Robert de Ros, ancestor of the said Robert, bound himself and his heirs by his charter to pay yearly to God and the church of Holy Trinity, Kirkham, and the canons there serving God 105*s.* 4*d.* a year for the tenth penny of the income (*censu*) of his lands in co. Northumberland that belonged to Walter Espec, which sum they received until the lands were taken into the king's hands by Robert's forfeiture, and he has besought the king to cause this sum to be rendered to him. Since it was not the king's intention in lately rendering the lands to William de Ros, the chief lord thereof, and is not his intention to do any prejudice to the church in any of her rights, but rather to cherish her in her right, since he considers that it is by the catholic church that he has that which he had and has in this and in other things, he orders the keeper to inspect the charter aforesaid and to make inquisition, if need be, concerning the possession that the prior and canons have heretofore had in receiving the aforesaid sum yearly, and to cause them to have that sum yearly with the arrears thereof from the time when the land came to the king's hands.

Nov. 6.
Barnwell.

To the sheriff of Suffolk. As the king intends shortly to hawk (*riveare*) by the river (*ripariam*) of Sture in that county, he orders the sheriff to keep the river, and especialiy the part between Clare and the bridge of Catewade, by certain men so that no one shall hawk in any manner by it, and to cause the bridges over it to be made and repaired as they have been wont to be done heretofore.

The like to the sheriff of Essex.

Vacated, because otherwise below.

To the sheriff of Essex. Like order, substituting an order to cause the river to be bridged (*pontari*) as has been wont to be done at other times for the clause ordering him to make and repair the bridges.

The like to the sheriff of Suffolk.

Nov. 9.
Bury
St. Edmunds.

Ralph de Rothinges, knight, acknowledges that he owes to William de Hamelton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Membrane 5d—cont.

1296.

Nov. 10.
Bury
St. Edmunds.

To Robert de Retford and John de Insula, justices appointed to take assizes in co. Kent. Whereas the king granted by his charter to the prior and convent of Christ Church, Canterbury, that they should have for ever the amercements of all their men and tenants before whatsoever justices and ministers of the king they should happen to be amerced, so that the justices and ministers before whom they shall be amerced shall deliver estreats of the amercements to the prior and convent after the amercements shall have been affeered (*tarata*), in order that they may be levied by the prior and convent: the king orders the justices to cause estreats of the amercements of the men of the prior and convent to be delivered to them to be levied, in accordance with the king's grant.

John de Wyvill acknowledges that he owes to Master William de Pykering, archdeacon of Notingham, 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 13.
Bury
St. Edmunds.

John Paynel, knight, acknowledges that he owes to Nicholas de Grendale 12 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John Engaigne, the younger, acknowledges that he owes to Philip de Faversham, parson of the church of Overton Lungevill, executor of the will of Henry de Lungevill, 63 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Simon son of Simon le Chaumberlain of Flatebury acknowledges that he owes to Thomas de la Mare 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Gloucester.

John de Segrave acknowledges that he owes to O. Bishop of Lincoln, 28*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Thomas de Neyvill, clerk, acknowledges that he owes to W. elect of Coventry and Lichfield 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.—The chancellor received the acknowledgment.

William de Styrkeland, knight, acknowledges that he owes to Richard de Beringham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Nov. 15.
Bury
St. Edmunds.

Aubrey de Capeles, John Paynell, knight, and Master Peter le Sarigien acknowledge that they owe to the king 21*l.*; to be levied, in default of payment, of their lands and chattels in cos. Warwick and Northampton.

John son of William de Holebrok acknowledges that he owes to William de Hamelton 75 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment, acknowledged by John Mygnot, William's clerk.

Memorandum, that the said John brought (detulit) an impression of William's [seal] in testimony of this matter.

Master Hugh Duket, parson of the church of Redenhale, acknowledges that he owes to John de Langeton, clerk, 140 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

William de Huk acknowledges that he owes to A. bishop of Durham, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1296.

Membrane 5d—cont.

Nov. 15.
 Bury
 St. Edmunds.

To John Wogan, justiciary of Ireland. It is shown to the king on behalf of Iterius de Ingolisma, his clerk, that whereas Richard de Kaerdif has now been for four years his bailiff in Ireland, having charge of his rents and goods in those parts, the said Richard has hitherto refused to render his account of the rents and goods aforesaid for the time aforesaid, unjustly detaining the money arising from the issues of the rents and goods aforesaid from Iterius. The king, wishing to aid Iterius in this behalf because he is staying by the king's order in his service in Brabant, orders the justiciary to cause Richard to be attached by his body, so that he shall have him at Westminster before the treasurer and barons of the exchequer in fifteen days from Easter, there to render to Iterius his account for the time when he was his bailiff in the parts aforesaid, and to do and receive further what the exchequer shall consider in the premises.

MEMBRANE 4d.

Nov. 15.
 Bury
 St. Edmunds.

Lincoln.—To Ralph de Littelbyr[y]. Order to be in person before the treasurer and barons of the exchequer on the eighth day after St. Nicholas at the latest, to do and execute those things that the treasurer and barons shall then enjoin upon him on the king's behalf. This he is warned not to omit in any way as he [tenders] the king's honour and his own and as he would wish to avoid the loss of all the lands, goods, and chattels that he holds in the realm and the king's lasting wrath.

The like to the following :

Thomas Gunneys, Lincoln.

Peter Bekard

Hugh de Walecote } Westredynge

Simon de Gousel

Master Robert de
 Sauchirp' }

Thomas de Lasceles

Peter, parson of the
 church of Kirkeby }

Estredynge

} York.

Roger Maudut

Master Robert de Merle

} Northumberland.

John Doylly of Stok

William Wygem

} Northampton.

John de Helton

William de Cumbe

} Westmoreland

Master Richard de Hoghton

John Gentyl

} Lancaster.

John de Annesleye

Ralph de Manifold (*sic*)

} Nottingham.

John de Lytlyngton

Richard de la Cnolle

} Middlesex.

Henry de Brayllesford

Robert Buzun

} Derby.

1296.

Membrane 4d—cont.

Richard de Whytacre, knight	}	Warwick.
Ralph de Bolemere		
Robert Burdet	}	Leicester.
Master Richard de Budon		
William le Senesch[all]	}	Worcester.
Walter de Beaton, parson of the church of Bredon		
John le Sor	}	Gloucester.
Master Robert de Lecch'		
Roger de Burghull, Hereford.—And he is named a clerk in the exchequer (<i>et clericus nominatur in scaccario.</i>)		
Robert Corbet	}	Salop.
Master Adam Gest		
Richard de Cavereswall	}	Stafford.
Walter de Elmedon		
John de Holte	}	Wilts.
Henry de Tydulfside		
John de Elsefeud	}	Oxford.
Henry de Langbergh		
Bartholomew de Erle	}	Berks.
William de Harden		
Robert de Wodeton	}	Devon.
William de Puntyngham		
Reginald de Bevill	}	Cornwall.
Peter de Annesland		
Robert de Bere	}	Somerset.
Henry de Londonia, parson of the church of Shepton.		
John de Mileburn	}	Dorset.
Stephen Pruet		
John le Fauconer	}	Southampton.
Master Hugh Trypocy		
Henry Grapynel	}	Essex.
Walter de Claville, parson of the church of —		
Roger Bryen	}	Hertford.
Walter de Leycestria		
Edmund de Wedon	}	Bedford.
Master Benedict, parson of the church of Wardon		
Roger de Tyryngham	}	Buckingham
William son of Nigel		

1296.

Membrane 4d—cont.

Thomas de Eschalers	}	Cambridge.
John le Chaumberleyn		
Robert de Bayouse	}	Huntingdon.
Alexander de Hegham		
William Rocelyn	}	Norfolk.
William de Crosthweyt		
Peter de Melles	}	Suffolk.
Ralph de Bomond		
Robert de Bekeneswell	}	Surrey.
Henry de Rollynges		
Robert de Passelegh	}	Sussex.
Master William de Irton		
Henry de Greley	}	Kent.
Master William de Haleberg, parson of the church of Cherryng		
Robert de Flyxthorp	}	Rutland.
John de Wakerle, parson of the church of Weston		

* John, parson of the church of Brunkardoure, at the exchequer.

Nov. 15.
Bury
St. Edmunds.

London:—To Henry le Galeys. Whereas the king wishes to treat with him concerning an ordinance to be made in the town of Berwick-on-Tweed by Henry's counsel and that of others of the realm, whom the king has ordered to this effect, he orders Henry to be with him on the morrow of the Circumcision next, wherever the king may then be in England, laying all other matters aside. This he is warned not to omit as he would wish to save himself harmless. The king notifies him that he does not intend that Henry or the others called by him for this purpose shall stay at the said town beyond the time necessary for the making of the ordinance aforesaid by them. [*Parl. Writs.*]

The like to William de Hereford, Stephen de Asshewy, and William de Leyre, also for London, and to men from eighteen other towns. [*Ibid.*]

Nov. 15.
Bury
St. Edmunds.

Philip de Norh[an]t[ona] acknowledges that he owes to John de Husthwayt, clerk, 19 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

* This name is an addition to the enrolment.

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GENERAL INDEX.

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ANGLIÆ. Vol. I., 447-871. Vol. II., 872-1066. *Edited by* JOHN E. B.
MAYOR, M.A., Fellow of St. John's College, Cambridge. 1863-1869.

Richard of Cirencester's history is in four books, and gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3.

31. YEAR BOOKS OF THE REIGNS OF EDWARD THE FIRST AND EDWARD THE
THIRD. Years 20-21, 21-22, 30-31, 32-33, and 33-35 Edw. I; and
11-12 Edw. III. *Edited and translated by* ALFRED JOHN HORWOOD,
Barrister-at-Law. Years 12-13, 13-14, 14, 14-15, 15, 16, 17, and 17-18,
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Barrister-at-Law. 1863-1903.

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 Vol. IV.:—Annales Monasterii de Oseneia, 1016-1347; Chronicon vulgo dictum Chronicon Thomæ Wykes, 1066-1289; Annales Prioratus de Wigornia, 1-1377.
 Vol. V.:—Index and Glossary.
Edited by HENRY RICHARDS LUARDS, M.A., Fellow and Assistant Tutor of Trinity College, and Registry of the University, Cambridge. 1864-1869.
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 Vol. II.:—EPISTOLÆ CANTUARIENSES; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199.
Edited by the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian. 1864-1865.
- The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.
 The letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.
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This chronicle begins with the Creation, and is brought down to the reign of Edward III. The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. **LE LIVRE DE REIS DE BRITTANIE E LE LIVRE DE REIS DE ENGLETERE**. *Edited by* the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treatises are valuable as careful abstracts of previous historians.

43. **CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406**, Vols. I.-III. *Edited by* EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866-1868.

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The "Book of Hyde" is a compilation from much earlier sources, which are usually indicated with considerable care and precision. In many cases, however, the Hyde Chronicler appears to correct, to qualify, or to amplify the statements which, in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. **CHRONICON SCOTORUM. A CHRONICLE OF IRISH AFFAIRS**, from the earliest times to 1135; and **SUPPLEMENT**, containing the events from 1141 to 1150. *Edited, with Translation, by* WILLIAM MAUNSELL HENNESSY, M.R.I.A. 1866.

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It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum"; in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a specimen of the French of Yorkshire.

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The earlier portion, extending from 732 to 1148, appears to be a copy of a compilation made in Northumbria about 1161, to which Hoveden added little. From 1148 to 1169—a very valuable portion of this work—the matter is derived from another source, to which Hoveden appears to have supplied little. From 1170 to 1192 is the portion which corresponds to some extent with the Chronicle known under the name of Benedict of Peterborough (*see* No. 49). From 1192 to 1201 may be said to be wholly Hoveden's work.

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Calendar of Close Rolls

Edward I
1288-1296

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